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1993

Illinois Register

Rules of Governmental Agencies

Volume 17, Issue 48 — November 29, 1993

Pages 20063-20515

Index Department
Administrative Code Div.
Springfield, IL
(217) 782-9786

published by
George H. Ryan
Secretary of State



Printed on recycled paper

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Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: Industrial Training Program

- 2) Code Citation: 56 Ill. Adm. Code 2650

<u>Section Numbers:</u>	<u>Proposed Action:</u>
2650.10	Amendment
2650.20	Amendment
2650.30	Amendment
2650.40	Amendment
2650.50	Amendment
2650.110	Amendment
2650.120	Amendment
2650.130	Amendment
2650.140	Amendment
2650.210	Repealed
2650.220	Repealed
2650.230	Repealed
2650.240	Repealed
2650.250	Repealed
2650.310	Amendment
2650.320	Amendment
2650.330	Amendment
2650.340	Amendment
2650.350	Repealed

- 4) Statutory Authority: Implementing Section 46.19a(1) and authorized by Section 46.42 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 46.19a(1) and 46.42) [20 ILCS 605/46.19 a(1) and 46.42]; and as amended by P.A. 88-0456.

- 5) A Complete Description of the Subjects and Issues Involved: In Public Act 88-0456, the Industrial Training Program was expanded to permit the department to award grants to assist with the common training needs of multiple companies. These amendments describe this new category of eligible applicants, the eligible training activities, the application procedures, documentation and evaluation, as well as selection criteria and reporting requirements.

- 6) Will these proposed amendments replace an emergency amendment currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? No.

- 8) Do these proposed amendments contain incorporations by reference? No.

- 9) Are there any proposed amendments pending on this Part? No.

- 10) Statement of Statewide Policy Objectives: This rulemaking does not create or expand a state mandate as defined in Section 3(b) of the

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NOTICE OF PROPOSED AMENDMENTS

- State Mandates Act (Ill. Rev. Stat. 1991, ch. 85, par. 2203) [30 ILCS 805/3].

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning this proposed rulemaking in writing within 45 days after this edition of the Illinois Register to the following:

Mr. E. Norman Sims, Deputy Director
Bureau of Community Development
Department of Commerce and Community Affairs
620 East Adams Street, 6th Floor
Springfield, Illinois 62701
Telephone Number: (217) 785-6174
T.D.D. Number: (217) 785-6055

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 3, 1993.

- B) Types of small businesses and small municipalities affected: These amendments will not affect municipalities. The amendments offer training assistance opportunities to interested manufacturing businesses, both small and large.

- C) Reporting, bookkeeping or other procedures required for compliance: Monthly reimbursement reports must be filed with the Department. Project Summary and evaluation reports may be required. Bookkeeping is required in accordance with generally accepted accounting practices.

- D) Types of professional skills necessary for compliance: Applicants would already possess the necessary skills for compliance.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF PROPOSED AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER III: DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

PART 2650

INDUSTRIAL TRAINING PROGRAM

SUBPART A: GENERAL REQUIREMENTS

Section	Purpose
2650.10	Definitions
2650.20	Eligible Applicants and Training Activities
2650.30	Allowable Costs
2650.40	Grant Administration Requirements
2650.50	Nondiscrimination
2650.60	Selection for Funding (Recodified)
2650.70	Allowable Costs (Recodified)
2650.80	Grant Administration Requirements (Recodified)
2650.90	Nondiscrimination (Recodified)
2650.100	

SUBPART B: INDUSTRIAL FIRMS-AND-MAJOR-EMPLOYERS SINGLE COMPANY APPLICANTS

Section	Purpose
2650.110	Application Procedures
2650.120	Application Documentation
2650.130	Application Evaluation
2650.140	Selection for Funding

SUBPART C: SECONDARY AND POST-SECONDARY EDUCATION INSTITUTION APPLICANTS
(Repealed)

Section	Purpose
2650.210	Application Procedures (Repealed)
2650.220	Application Documentation (Repealed)
2650.230	Application Evaluation (Repealed)
2650.240	Selection for Funding (Repealed)
2650.250	Reporting Requirements (Repealed)

SUBPART D: MULTI-COMPANY MANUFACTURING AND MEMBERSHIP TRAINING PROJECT APPLICANTS

Section	Purpose
2650.310	Application Procedures
2650.320	Application Documentation
2650.330	Application Evaluation
2650.340	Selection for Funding
2650.350	Administrative Requirements (Repealed)

AUTHORITY: Implementing Section 46.19a(1) and authorized by Section 46.42 of

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the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 46.19a(1) and 46.42) [20 ILCS 605/46.19a(1) and 46.42]; and as amended by Public Act 88-0456.

SOURCE: Adopted at 11 Ill. Reg. 11642, effective June 29, 1987; recodified at 13 Ill. Reg. 15386; emergency amendments at 13 Ill. Reg. 16126, effective September 27, 1989, for a maximum of 150 days; emergency expired February 24, 1990; amended at 14 Ill. Reg. 5075, effective March 20, 1990; amended at 16 Ill. Reg. 17969, effective November 17, 1992; amended at 17 Ill. Reg. _____, effective _____.

SUBPART A: GENERAL REQUIREMENTS

Section 2650.10 Purpose

Through the Illinois Industrial Training Program (Program), the Department of Commerce and Community Affairs (Department) will provide training grants to for-profit businesses operating or locating in Illinois in conjunction with planned permanent expansion, location or retention activities; and to multi-company manufacturing training projects sponsored by manufacturing business associations, institutions of secondary and higher education, strategic manufacturing business partnerships, consultants and grant recipients or administrative entities under the Job Training Partnership Act; and to institutions of higher or secondary education to encourage the creation of new enterprise development and new business formation. The Department may also rent, purchase, or lease such equipment or machinery necessary to equip such job training programs or make grants to any higher or secondary education institution for such purposes, large manufacturers for supplier network companies, and labor organizations. The purpose of the Program is to enhance employment opportunities for Illinois citizens by assisting Illinois employers in the training of their workforce, to assist multi-company manufacturing training projects in addressing common employee training needs identified by participating companies, and to facilitate self-employment by encouragement and preparation through comprehensive, instructional programs and services.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.20 Definitions

Director - The Director of the Department of Commerce and Community Affairs.

Employee Training - Training programs, either on-the-job, classroom or any combination thereof, sponsored by an employer or other eligible grant recipient on behalf of employers, which are intended to provide employees with the skills required to perform their current job or as a condition of employment. The employee

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skill requirements are established by the employer or participating employers and may include basic, technical and managerial skills.

Grantee - Any program applicant whose proposal is funded by the Department through a grant.

Labor Organization - Any collective bargaining unit or any labor entity formed by collective bargaining units such as state labor councils, district labor councils, local central labor councils and international unions as well as the American Federation of Labor and Congress of Industrial Organizations (AFL-CIO).

Large Manufacturer Supplier Network - Any company located or with facilities in the State of Illinois which supplies products or services to an original equipment manufacturer or large manufacturing assembly facility in Illinois.

Location Activities - Activities necessary to place or attract new companies to Illinois (e.g., training).

Manufacturing - Concern - - - Any plant, factory, or business that produces a manufactured product.

Multi-Company Manufacturing Training Project - Any project submitted for the benefit of more than two manufacturing companies which addresses the common employee training, retraining or skills upgrading needs identified by participating companies.

New Employee - An individual who is hired by the grantee or by a company participating in a multi-company training project during the term of a training contract or who is permanently transferred to Illinois during the term of a training contract.

Planned Permanent Expansion - Any of the following will apply:

Permanent increase in the workforce (no minimum number of new jobs required);

Addition of new product line or expansion of existing product line; or

New capital investment in machinery or equipment.

Retention Activities - Activities necessary to keep existing companies in Illinois that might otherwise leave the State or reduce their workforce (e.g., retraining, upgrading, cross-training).

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Retraining - The training of an employee with the intent that the employee will learn to perform a significantly different type of job than was previously held by that employee.

Self-Employment Training Program - Either a structured long-term, in-depth counseling assistance program, or a competency based business management training program in which demonstrated proficiency and ability to complete a business and financing plan is a prerequisite to successful completion.

Strategic Manufacturing Business Partnership - A formal or informal partnership with a legally-binding partnership agreement between more than two manufacturing businesses with facilities in Illinois, or a temporary, informal agreement between more than two manufacturers with facilities in Illinois, where the purpose or an objective of the partnership is to address employee training or other common workforce development issues among the participating companies. The employee training activities of informal strategic manufacturing partnerships may be coordinated and sponsored by a large manufacturing company with facilities in Illinois if that large manufacturing company is an active member of the partnership and the training activities address the common training needs of the other manufacturing companies participating in the partnership.

Trainee - An existing or newly-hired employee of a company who is participating in a training, retraining or skills upgrading program.

Upgrade Training - The enhancement of employees' job skills with the intent that the employee will continue working at the same type of job (e.g., cross-training of skilled employees).

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.30 Eligible Applicants and Training Activities

a) Any manufacturing business concern locating, expanding, or established having a facility(ies) in Illinois and that meets any is undertaking one or more of the following criteria training activities:

1) Permanent expansion of its workforce training programs in response to new or changing technologies or processes being introduced in the workplace;

2) Upgrading or retraining its workforce in response to changes in the technology of the manufacturing process

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~~(the retooling) training necessary to implement total quality management or improvement systems in the workplace;~~

- 3) New or additional product lines, or job-linked training that offers special skills for career advancement or that is preparatory for, and leads directly to, jobs with career potential and long-term job security;
- 4) Engaged in activities designed to increase the quality and/or reduce the cost of manufactured products (e.g., just-in-time inventory systems, blueprint reading, statistical process control, and material resource planning); Training employees in skills necessary to enable the company to establish or expand into new export markets;

- 5) Training in conjunction with new or additional product lines;

- 6) Training related to new machinery or equipment;

- 7) Training new or existing employees of companies that are locating or expanding in Illinois; or

- 8) Basic and/or remedial training of employees as a prerequisite for other vocational or technical skills training.

b) ~~the Director will also accept applications from any other Illinois employer that is:~~

- 1) ~~expanding its workforce by at least 100 full-time employees and the company will not directly compete with other local businesses which offer products or services of a similar nature (e.g., grocery stores, restaurants) which jeopardize existing jobs and negate the purpose of the training funds;~~

- 2) ~~making a capital investment in Illinois of at least \$1,000,000 and the company will not directly compete with other local businesses which offer products or services of a similar nature (e.g., grocery stores, restaurants) which jeopardize existing jobs and negate the purpose of the training funds; or~~

- 3) ~~engaged in activities designed to establish or expand export markets (e.g., research, consulting, mentor programs, seminars, redesign of products), these activities may include multi-company or industry-specific projects.~~

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eb) The Director also will accept applications submitted by Illinois-based manufacturing business associations, institutions of secondary and higher education, strategic manufacturing business partnerships, consultants, and grant recipients or administrative entities under the Job Training Partnership Act, large manufacturers for supplier network companies, and labor organizations on behalf of multi-company manufacturing training projects where such projects address the common employee training needs identified by participating companies or the common training needs identified by the organization's membership. Eligible training activities for multi-company or membership training projects include, but are not limited to, one or more of the following:

- 1) Training programs in response to new or changing technology being introduced in the workplace.

- 2) Job-linked training that offers special skills for career advancement or that is preparatory for, and leads directly to, jobs with definite career potential and long-term job security.

- 3) Training necessary to implement total quality management or improvement systems within the workplace.

- 4) Training related to new machinery or equipment.

- 5) Training of employees or companies that are expanding into new markets or expanding exports from Illinois.

- 6) Basic and/or remedial training of employees as a prerequisite for other vocational or technical skills training.

- 7) Other training activities and/or projects related to the support, development or evaluation of job training programs, activities and delivery systems, including training needs assessment and design.

d) ~~Public or proprietary institutions of higher or secondary education may also apply for training funds for the following purposes:~~

- 18) ~~To establish self-employment training programs targeted to assist unemployed or underemployed individuals in underdeveloped areas, especially within enterprise zones, to encourage and prepare clients to create new enterprise development and new business formation.~~

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- 2)-----to-rent, -purchase, -or -lease the machinery -or -equipment necessary-to-equip-such-training-programs-as-described-in subsection-(a)-of-this-Section, where-the-institution-will receive-a-cash-match-from-a-company-which-has-need-for-the training-in-an-amount-that-is-at-a-minimum-equal-to-the training-funds-requested.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.40 Allowable Costs

- a) Grants-for-employee-training-will-consist-of-the-payment-of-up-to 66-2/3%-of-wage-and-fringe-benefits-for-a-specified-training-time for-each-employee-and/or-job-classification--the-grants-also allow-for-up-to-66-2/3%-of-costs-such-as-instructors/trainers salaries--and--fringe--benefits--travel--expenses--training materials--and--administrative--expenses--such-as-the-cost-of secretarial-bookkeeping-costs-Grants-for-employee training to single companies will allow for the reimbursement of up to 50% of the total approved training costs. Allowable costs for single company training projects include:

- 1) Instructor costs, including wages, fringe benefits and travel expenses.
- 2) Costs for tuition and educational fees.
- 3) Training materials.
- 4) Rent or lease of training equipment and/or facilities.
- 5) Other usual and customary training costs.
- 6) Trainee travel expenses.
- 7) Trainee wages and fringe benefits.

- b) Grants-to-eligible-applicants-for-multi-company-manufacturing projects-for-common-training-needs-will-consist-of-the-payment-of up-to-66-2/3%-of-the-approved-training-costs-for-a-specified training-time-for-each-employee-and/or-job-classification-of-the employees-participating-in-the-training-project-Grants for multi-company or membership training projects will allow for the reimbursement of up to 50% of the total approved training costs. For the multi-company training projects, the Department requires that a minimum of 25% of the local contribution be a direct cash contribution toward the training project by the companies participating in the training project. Allowable costs for

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multi-company or membership training projects include:

- 1) Administrative costs of tracking, documenting, reporting and processing training funds or project costs. Administrative costs must be reasonable and shall not exceed 15% of the total grant amount, including indirect costs.

- 2) Costs of curriculum development. The Department will only reimburse for the costs of curriculum development when such curricula are judged by the Department as being of benefit to multiple Illinois employers and such curricula will be considered to be in the public domain.

The Grantee shall include the following statement in all written materials produced in whole or in part by funds awarded under this Grant Agreement: "This publication and material were supported in whole or in part by an Industrial Training Program grant awarded by the Illinois Department of Commerce and Community Affairs. Representations made by this publication and material do not necessarily reflect the opinions and conclusions of the Department."

The Department reserves the right to request at least one copy of all training materials used by the Grantee or any subcontractor for training which is eligible for reimbursement under the grant. The Department will not distribute any proprietary information nor circulate any training materials without the expressed consent of the Grantee or subcontractor.

- 3) Training materials, including manuals, workbooks, videotapes and other materials that are used for training purposes only. Any item that can be depreciated will not be considered to be training materials.

- 4) Instructor costs, including wages, fringe benefits, tuition and travel expenses.

- 5) Rent or lease of training equipment and/or facilities.

- 6) Other usual and customary training costs.

- c) Grants-to-eligible-applicants-providing-self-employment-training programs--to--unemployed--and--underemployed-shall--have-a-state-s contribution-limit-of-66-2/3%-of-the-costs-of-the-approved program--except-in-those-programs-where-at-least-50%-of-the program-participants-are-unemployed--handicapped--or--receiving

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state-welfare-assistance-in-which-case-the-state's-contribution may be greater than 66-2/3% but not more than 100%-Grants to eligible applicants providing self-employment training programs as defined in Section 2650.30(b)(8) and to eligible applicants providing training activities or projects as defined in Section 2650.30(b)(7) shall have a state's contribution limit of 50% of the costs of the approved program.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.50 Grant Administration Requirements

- a) Audits - The Department reserves the right to conduct special audits at any time during normal working hours of funds expended under Department grants (e.g., evidence of fraud or abuse). If the grantee is a secondary or post-secondary education institution, it shall comply with the applicable audit requirements of 47 Ill. Adm. Code 130.
- b) Monitoring - The Director will ensure that periodic on-site grant monitoring visits are conducted by the Department during the course of the grant period. The Department will verify that the grantee's financial management system is structured to provide for accurate, current and complete disclosure of the financial results of the grant program in accordance with all provisions, terms and conditions contained in the grant contract. The Department also reserves the right to contact any company participating in a multi-company training project funded by this program to verify the information submitted by the grantee on behalf of the participating company.

- c) Training Evaluation Report -- The grantee must submit to DCCA, within 60 days following the end of the grant period, a descriptive written evaluation of the results of the training experience by either the company, in the case of single-company grantees, or the companies participating in the training project, in the case of multi-company training projects. The narrative evaluation report should be based on the measurable outcomes or benefits contained in the grant application submitted and approved by DCCA.

- d) Reporting Requirements -- To receive reimbursement for training costs which have been incurred by a grantee and in accordance with the Scope of Work and Budget contained in the grant contract with the Department, the grantee shall furnish evidence to the Department of having completed training by following a monthly certification schedule. This certification shall be filed on forms provided to the grantee by the Department. Payments to the

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grantee are subject to the initiation of an invoice-voucher which shall be due to the Department according to the schedule established in the grant contract. A project summary report shall be due to the Department each month, consisting of an analysis of major project activities; a listing of clients served, if the project served clients; and an evaluation of how the project's operation is related to the objectives of the grant.

- e) Grant Closeout -- The grantee shall be responsible for completing the grant closeout package which shall be provided by the Department and identifies the financial status of these grant funds. The grantee, upon submission of the closeout package, or within 45 days after expiration of the grant, whichever is first, shall refund to the Department any balance of funds which were unexpended or unobligated at the end of the grant period. In addition, the grantee shall repay the Department for any funds that are determined by the Department to have been spent in violation of the grant contract. If the grant contract should terminate for any reason, the closeout package shall be due within 45 days after the date of termination.

- bf) For the purpose of Subparts B and ED of this Part, the following provisions specified in 47 Ill. Adm. Code 1.30, 1.40, 1.60, 1.70, 1.80, 1.90, 1.100, 1.105, 1.110, 1.120, and 1.140, and 1.185 are applicable. in-addition-for-the-purpose-of-Subpart-E-only-the following provisions-specified-in-47-iii-Adm-Code-1.40,-1.60,-and-1.130-are-applicable.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

SUBPART B: INDUSTRIAL FIRMS-AND-MANUFACTURER-EMPLOYERSINGLE COMPANY APPLICANTS

Section 2650.110 Application Procedures

Applications will be accepted at any time. Receipt of an application does not commit the Department to award a grant or to pay any costs incurred in the preparation of an application. The applicant should not procure, contract for, or incur costs for services or supplies prior to the signing of a written contract. The contents of an approved application will become part of the contract awarded to the applicant. All data, material, and documentation originated by an application and prepared for an application or contract shall belong exclusively to the State of Illinois and the Department. The Department will supply interested businesses with an application upon request. Applications for grant funds shall be submitted to the Office of Industrial Training Program-Manager in Chicago or Springfield on forms provided by the Department along with any necessary attachments which may be required.

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(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.120 Application Documentation

Applications will include documentation of the following:

- a) Application Cover Page - which contains name, address, and telephone number of applicant; type of company; name, address, and telephone number of training provider, if different from an applicant; amount of program funds being requested; starting and ending dates of program; total number of new and upgraded employees to be trained; current number of employees working in administration and production; company Federal Employment Identification Number (F.E.I.N.); Standard Industrial Code (S.I.C.); Illinois Unemployment Insurance Account Code; Senate District number; Representative District number; authorized signatures; and indication whether the company is located in an Illinois State Enterprise Zone; indication whether company is reopening a facility which had been previously closed; the name of labor union(s) representing employees at the facility, if applicable; and, an indication of whether the company applied for or received training assistance under the program in prior fiscal years.
- b) Business Certification - a form which must be signed and dated by the Chief Executive Officer of the applicant company certifying that the applicant:
 - 1) Understands that receipt by the Department of an application for training assistance is not a guarantee or commitment by the Department for funding;
 - 2) Agrees to discuss with representatives of the local Job Training Partnership Act (JTPA) office the hiring of JTPA-eligible individuals for new jobs which are created as a result of this project;
 - 3) Agrees to submit to the Department, on a monthly basis, information regarding training activity as required for reimbursement under the Industrial Training Program;
 - 4) Agrees to submit to the Department, within 60 days following the end of the grant period, a written evaluation of the results of the training experience by the company. The evaluation report should be based on the measurable outcomes or benefits contained in this grant application;
 - 5) Maintains that it is a company in good standing, authorized

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to do business in Illinois and has no delinquent state tax liabilities;

- 6) Authorizes the Department of Commerce and Community Affairs to verify in any manner deemed appropriate any and all items indicated in this application which includes information obtained through the Illinois Department of Employment Security, Consumer Credit Bureau Services and business reporting services such as Dun and Bradstreet;
 - 7) Agrees to immediately notify the Department regarding any major business or personnel changes at their facility (e.g., layoff situations, changes in training plans or schedules);
 - 8) Acknowledges that if their application is funded, they will be required to comply with the Illinois Drug Free Workplace Act, the Americans with Disabilities Act and the Illinois Human Rights Act;
 - 9) To the best of its knowledge as of the date of the application, is not in material violation of any local, state or federal labor laws at the site and that abnormal labor conditions such as a strike or lockout do not exist at this site;
 - 10) Maintains that all information contained in the application, including the documentation, is accurate, complete and true to the best of their knowledge;
 - 11) Agrees to submit to the Department by the end of the grant period the Social Security Number of all employees participating in the approved training program; and
 - 12) Agrees to notify all trainees that, if funded, the training is being partially funded by an Industrial Training Program grant administered by the Department of Commerce and Community Affairs.
- bc) Training Outline - which details by job classification, minimum skills desired for entry into training by job; additional skills to be acquired in training by job; and number of weeks training to be provided for each job.
- cd) Program Timetable - which details the training schedule of employee entry by job classification per month into the program.
- de) Training Program Data - which details by job classification the number of employees; number of training weeks; hourly trainee

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starting wage; and trainee wage at completion of training.

- ef) Project Budget Summary - which details the total cost of training and the requested grant amounts of the Program and other available training programs in Illinois (e.g., Job Training Partnership Act Program, High -- Impact -- Training -- Services Program, Secretary of State Literacy Office Grant Program, Prairie State 2000 Program).

fg) Attachments as applicable:

- 1) Attach a brief narrative explaining each line item on the budget summary. The narrative shall state how each "total costs" figure was obtained and should provide information regarding how all training hours and other training costs will be tracked and documented.
- 2) Financial statements consisting of profit and loss statements and balance sheets for the last three years, tax returns for the last three years, or pro forma statements and cash flow projections for the next two years. Industries not having these financial reports must include a letter of reference from their bank and back-up financial data to show their solvency.

- 3) Better detailing company and/or plant history, reason for the expansion, market information (e.g., type of product manufactured, who the product is sold to, where the product is sold), and current or proposed participation with other federal or state training programs. Transmittal letter providing information on: the company biography including ownership, length of time in business, a description of the products manufactured or services provided, a discussion of applicant's major customers and competitors and the name(s) of the labor union(s) representing its employees, if applicable; a description and amount of any new capital investment within the past year and upcoming year and whether this capital investment is related to the training; the need for the training by the company; the location of the training site; the name(s) of the training provider(s); and, the expected measurable outcomes or benefits of the training program, a description of how these benefits will be measured, and the date this information can be provided to the department.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

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The Department shall screen all applications to determine that all requirements of the application package have been addressed. Complete applications will be reviewed and evaluated comparatively by Department staff. Applicants will be notified by letter of deficiencies in applications and given an opportunity to correct such deficiencies through resubmission. This review and evaluation process will be completed within seventy-five days of receipt of all required information. Department staff will conduct a technical and financial evaluation of each application.

- a) Technical Evaluation Component - Each application will be reviewed to assure compliance with technical program requirements as detailed in Sections 2650.30 and 2650.120.
- b) Financial Evaluation Component - The company's financial statements, including the annual balance sheets and profit and loss statements for the past three years, as well as the most recent ninety days, and a three year projected balance sheet and profit and loss statement, as well as a one year monthly cash flow statement, will be reviewed through a standard credit analysis which will determine the: liquidity and debt coverage for the project; ability of the company to manage debt; business trends; and projected earnings. This data will be compared to similar data for companies in the same industry using "Robert Morris Associates Annual Statement Studies" (1985), if such industry is evaluated by this source. This standard credit analysis will determine the financial stability of the company.

- c) Application Evaluation - Those applications determined eligible for funding based on the evaluation process described in subsections (a) and (b), will be evaluated according to the following criteria:

- 1) Project readiness (e.g., time schedule for project initiation, etc.);
- 2) Jobs to be created or retained (e.g., number of full-time jobs, cost per job, etc.) or the number of individuals who will receive training. Average wage rate of trainees;
- 3) New capital investment (e.g., training directly relates to jobs, etc.) and capital investment per trainee;
- 4) Leveraging of other training resources (e.g., amount of funding available, funding received from other sources, etc.) Applicant has identified specific and measurable training objectives;
- 5) Financial feasibility of the project as determined by the financial evaluation described in subsection (b);

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- 6) Other-significant-benefits-or-impact-(e-g-, project-is-for high-technology, or-export-oriented)-and
- 7) Compliance with terms and conditions under previous Industrial Training Program grant awards;
- 7) County unemployment rate;
- 8) Applicant is adversely affected by foreign competition;
- 9) Quality and consistency of the proposed training program;
- 10) Illinois-based company;
- 11) Level of value-added for the specific industry; and
- 12) DCCA-targeted industry.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.140 Selection for Funding

- a) Quarterly-allocation-of-funds-will-be-established-by-the Department-each-fiscal-year--grant-awards-will-be-made-on-a monthly-basis-within-the-parameters-of-the-quarterly-allocation. Due-to-funding-limitations-a-grant-ceiling-of-50%-of-project costs-has-been-established-by-the-Department--The-Director-will waive-this-funding-limitation-allowing-support-for-up-to-66-2/3% of-a-project's-cost-when-the-company-demonstrates--to-the Department-through-a-financial-analysis-(see-Section-2650.130(b)) that-the-50%-funding-limitation-would-prohibit-an-otherwise approved-project-in-accordance-with-Section-2650.130-and-this Section-and-subsequent-job-creation/retention-from-occurring. The Department will establish an annual spending plan for the disbursement of the funds appropriated to the program each fiscal year. One component of the annual spending plan will be an allocation for single-company applicants.

- b) Those-projects-which-are-not-funded-solely-due-to-a-lack-of available-funds-will-be-considered-eligible-for-funding-during the-next-quarter-unless-the-applicant-requests-otherwise--Such applications-will-receive-no-preferential-treatment-and-must again-be-comparatively-evaluated-against-all-applications-being considered-for-funding-during-the-quarter--Should-the-Department once-again-lack-funds-to-support-the-project-the-application will-be-denied.

- eb) A set-aside fund will be established in order to take action on

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those applications requiring immediate attention (e.g., an industrial project in need of a commitment, as a part of an overall Department incentive offer to locate in Illinois; a project which could not move forward without Department funding). Both the set-aside and the quarterly allocations are targeted figures will be established based on the historical demand for funds which shall and may be changed to allow for the types, number, and quality of requests received throughout the year. The Department will place the highest priority on grants to manufacturing firms that create new jobs.

- dc) Applicants will receive written notification of funding determinations.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

SUBPART C: SECONDARY AND POST-SECONDARY

EDUCATION INSTITUTION APPLICANTS (Repealed)

Section 2650.210 Application Procedures (Repealed)

- a) Any-eligible-applicant-as-defined-in-Section-2650.30(e)-seeking to-have-an-application-approved-for-grant-funding-must-submit-a proposal-on-a-form-provided-by-the-Department-on-an-annual-basis prior-to-the-deadline-as-determined-by-the-Department--Receipt of-an-application-does-not-commit-the-Department-to-award-a-grant or-to-pay-any-costs--incurred-in-the-preparation-of-an application.

- b) Public-notice-of-the-availability-of-grants-and-the-application due-date-established-each-year-by-the-Department-will-be published-in-the-State-recognized-newspaper--Applications-will be-due-no-later-than-forty-five-days-after-the-public-notice. All-forms-materials-and-documents-of-an-approved-application will-become-part-of-the-contract-awarded-to-the-applicant-and shall-belong-exclusively-to-the-State-of-Illinois-and-the Department.

(Source: Repealed at 17 Ill. Reg. _____, effective _____)

Section 2650.220 Application Documentation (Repealed)

Applications will include documentation of the following:

- a) Background-of-Applicant--a-brief-discussion-of-the-applicant's organization-purpose-history-and-capabilities-to-carry-out-the

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proposed project:

b)-----Evidence of Need---a description of the economic conditions of the community necessitating the project--such as--types--of industrial mix, employment and unemployment, wage and education levels.

c)-----Project Description---a description of the proposed project for which the grant would be used, including work to be undertaken and methods to be used.

d)-----Project Work Statement---a statement of measurable project objectives and work activities.

e)-----Project Results---identification of the anticipated results of the proposed project in terms of economic results such as to the creation or retention of jobs, number of businesses to be started, etc.

f)-----Project Management---information on the staff and/or consultants to be involved in the proposed project and the percent of time to be spent on the project as well as the name and qualifications of the individual who will be the project director responsible for project management, internal quality control, and project report preparation.

g)-----Coordination---a description of any cooperative working relationships which will be developed with other organizations involved in similar or related activities, and the relationship of the project to existing local, regional or state economic development plans.

h)-----Budget---a project budget by cost categories, as required in the Department's application package, detailing total costs, amount and source of matching share and the requested grant amount.

(Source: Repealed at 17 Ill. Reg. _____, effective _____)

Section 2650.230 Application Evaluation (Repealed)

a)-----Application Screening---The Department staff shall review all proposals to determine that all minimum requirements as specified in this Part and the proposal application have been addressed. This review process shall begin after the application due date and take no more than seventy-five days with grant awards being announced at the end of the grant review process.

b)-----Review Criteria---The following review criteria will be used in

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reviewing applications for funding:

1)-----Proposed Activities---The proposals will be reviewed to assure their consistency with the eligible components and activities described in Section 2650.30(c).

2)-----Administrative Capacity---The proposals will be reviewed to determine whether the applicant is capable of successfully completing the proposed project based on past experience or previous performance, and the scope of program coordination.

3)-----Project Impact---The proposals will be reviewed to determine the extent to which the proposed activities are projected to result in measurable economic gains such as new business starts, new jobs created or jobs retained or number of program participants entering employment.

4)-----Costs Assessment---The proposals will be reviewed to determine that the costs charged to the program to carry out proposed activities are consistent with administrative cost and matching fund limitations as specified in Section 2650.40.

(Source: Repealed at 17 Ill. Reg. _____, effective _____)

Section 2650.240 Selection for Funding (Repealed)

a)-----The Department will select proposals for funding based on the following:

1)-----availability of funds for the program;

2)-----evaluation of applicants on the review criteria; and

3)-----the extent to which the program serves the targeted clientele, high poverty areas, enterprise zones, etc.

b)-----Upon selection, the Department will notify applicants of the amount of grant, if any, to be used to fund the eligible program. The Department will issue an award letter and grant agreement, and upon signature of the grant agreement by the local project director, will reimburse the amount of funds identified in the grant award letter upon receipt of voucher invoice and report of financial status.

c)-----Upon request, applicants will be notified by letter of deficiencies in applications and given an opportunity to correct

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such deficiencies through resubmission at the next regular eyelet.

(Source: Repealed at 17 Ill. Reg. _____, effective _____)

Section 2650.250 Reporting Requirements (Repealed)

- a)-----in order to track funded activities under this subpart, specific reports will be required of eligible project grantees:
 - 1)-----Quarterly Indicators Report-----due the 15th day after the end of each quarter of the calendar year, consisting of a numerical analysis of planned versus actual achievement levels.
 - 2)-----Invoice Voucher and Expenditure Summary-----due no less frequently than the 15th calendar day of each month after the first month of the grant period for the dual purpose of covering the expenditures to date as well as the immediate cash needs of the grantee to operate the project.
 - 3)-----Project Summary Report-----due the 15th working day after the end of the second quarter of the grant period, and within forty five working days after the expiration date of the grant (sent annual and annual reporting), consisting of an analysis of-----major-----project-----components-----activities, accomplishments and problems, a listing of clients served, if the project served clients, and an evaluation of how the project's operation related to the objectives of the grant.
- b)-----if the project directly serves clients, the following reports are also required:
 - 1)-----Screened Clients Listing-----due the 15th day after the end of each quarter which lists the proposed business venture, the standard industrial classification (i.e., number, the clients' names and demographics (e.g., age, sex, race, educational level, and years of business experience), and the clients' level of participation (i.e., enrolled in class, graduated class, or started business).
 - 2)-----Characteristics of Clients Served-----due the 15th day after the end of each quarter of the year which provides a statistical breakdown of demographic characteristics for the total number of clients served by the project.
 - 3)-----Client Data Sheets-----due the 15th day after the end of each quarter of the year detailing business profile, financing sources, job impact, and types of business assistance

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counseling of each client completing training, or obtaining other employment.

- c)-----Grantees must formally request in writing to the Department any revisions or amendments of approved proposal or scope of work plans.
- d)-----In addition to maintaining a central file of records referenced above, the following records must be maintained for a period of three years at the project site for projects which directly serve clients:
 - 1)-----Intake record file-----a record file of individuals recruited and screened for project participation, with an indication of means for eligibility determination and of final disposition (e.g., selected, not selected), individual files on clients must include documentation of program eligibility.
 - 2)-----Waivers-----A record of a signed waiver should be maintained within all client files.-----Waivers should acknowledge that
 - A)-----self employment-----training-----counselors-----and administrators of the grantee will not recommend goods or services from sources in which he/she has an interest,
 - B)-----self employment-----training-----counselors-----and administrators of the grantee will not accept fees or commission in developing-----from-----the-----counseling relationship, and
 - C)-----clients will hold harmless grantee project personnel, administrators, and counselors from circumstances resulting from this assistance.
 - e)-----for projects which use any portion of Department funds to purchase equipment in whole or in part, a property certification statement that project funds have been expended in accordance with the grant agreement is required.-----A record of all non-expendable personal property or equipment purchased with Department funds will be maintained and each record shall minimally detail the description of the item, serial number or identification number, physical location and cost.

(Source: Repealed at 17 Ill. Reg. _____, effective _____)

SUBPART D: MULTI-COMPANY MANUFACTURING AND MEMBERSHIP TRAINING PROJECT

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APPLICANTS

Section 2650.310 Application Procedures

Applications will be accepted at any time. Receipt of an application does not commit the Department to award a grant or to pay any costs incurred in the preparation of an application. The applicant and any companies participating in the project shall not procure, contract for or incur costs for services or supplies prior to the signing of a written contract. The contents of an approved application shall become part of the contract awarded to the applicant. All data, material and documentation originated by an applicant and prepared for an application or contract shall belong exclusively to the State of Illinois and the Department. The Department shall supply interested businesses, business and industry associations, colleges, institutions of secondary or higher education, strategic business partnerships, consultants, federal Job Training Partnership Act administrative entities or grant recipients, labor organizations or other organizations with an application upon request. Applications for grant funds shall be submitted to the Department's Office of Industrial Training in Chicago or Springfield on forms provided by the Department along with any necessary attachments which may be required.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.320 Application Documentation

Applications shall include documentation of the following:

- a) A biography of the individual or history and summary of the qualifications of the organization submitting the application, including any related experience in coordinating, conducting or sponsoring training programs for businesses or its membership.
- b) A description of how the companies or members will be/were selected to participate in the project and an explanation of how the common employee training needs were determined. The applicant also should indicate if a training needs assessment has been conducted.
- bc) A company profile for each of the participating companies, if available, including how long they have been in business, a description of the products manufactured and the current number of employees or services provided, the location of their facility(ies), the Standard Industrial Code, the current number of employees, the name of any labor organization(s) representing the employees (if applicable) and a company contact and telephone number.

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- ed) A description of any new capital investment made by the participating companies, if available, and if it relates to the proposed training program.
- d) ~~the need for the training by participating companies.~~
- e) The type of training being requested (e.g., classroom, on-the-job training).
- f) The objectives of the training.
- g) Where the training will be conducted.
- h) The proposed training timetable.
- hi) ~~Who will provide the~~ The name(s) of the training provider(s).
- ij) The expected measurable outcomes or benefits to the participating companies of the training program, and a description of how these benefits will be measured--end--tracked, and the date this information can be provided to the Department.
- k) An Applicant Certification form which is signed and dated by the Chief Executive Officer or duly authorized representative of the applicant certifying that the applicant:

- 1) Understands that receipt by the Department of Commerce and Community Affairs of an application for training assistance is not a guarantee or commitment by DCCA for funding;
- 2) Agrees to submit to DCCA, on a monthly basis, information regarding training activity as required for training reimbursement under the Industrial Training Program;
- 3) Agrees to submit to DCCA, within 60 days following the end of the grant period, a written evaluation of the results of the training experience by the participating companies. The evaluation report should be based on the measurable outcomes or benefits contained in the grant application;
- 4) Authorizes DCCA to verify in any manner deemed appropriate any and all items indicated in this application which includes information obtained through the Illinois Department of Employment Security, Consumer Credit Bureau Services and business reporting services such as Dun and Bradstreet;
- 5) Agrees to submit to DCCA by the end of the grant period the Social Security Number of the participating employees and

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the Unemployment Insurance Employer Account Number of all employers participating in an approved training program;

6) Agrees to notify DCCA promptly regarding any major changes in the project (e.g., layoff situations at participating companies, changes in training plans or schedules);

7) Maintains that, to the best of its knowledge as of the date of the application, no employers participating in the project are in material violation of local, state or federal labor laws at any sites involved in the application, and that abnormal labor conditions such as a strike or lockout do not exist at any of these sites;

8) Acknowledges that if the application is funded, the applicant will be required to comply with the Illinois Drug Free Workplace Act, the Illinois Human Rights Act and the Americans with Disabilities Act;

9) Maintains that all information contained in this application, including the documentation, is accurate, complete and true to the best of their knowledge; and,

10) That, if funded, all companies participating in the training and the trainees of those companies will be notified in writing that the training is partially funded by the Industrial Training Program grant administered by the Department of Commerce and Community Affairs.

j) A training outline which provides a descriptive picture of each training module and the requirements for selection to enter training.

km) A program timetable which includes, by training module, the number of employees entering training by month and the duration of the training.

kn) Training program data by training module, the number of employees in training, the proposed number of hours of training requested for each trainee and the average wage rates of the trainees.

mo) A project budget summary listing administration, trainee and instructor costs. The budget summary shall contain the total training costs, the local/company share, other sources of training assistance and the amount requested from the Industrial Training Program.

np) A budget narrative detailing how each line item in the budget summary was obtained and how the costs of each line item will be

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tracked and documented.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.330 Application Evaluation

The Department shall screen all applications to determine if all requirements of the application package have been addressed. Complete applications shall be reviewed and evaluated comparatively by Department staff. Applicants shall be notified of deficiencies in applications and given an opportunity to correct such deficiencies through resubmission. This review and evaluation process will be completed within 75 working days after receipt of all required information. Department staff shall conduct a technical and programmatic evaluation of each application.

a) Technical/Programmatic Evaluation Component -- Each application shall be reviewed to assure compliance with technical program requirements as detailed in Section 2650.30.

b) Application Evaluation -- Those applications determined eligible for funding based on the evaluation process described in subsection (a) above shall be evaluated according to the following criteria:

- 1) Project readiness (e.g., time schedule for project initiation);
- 2) The number of participating companies and the number of employees of those participating companies who will receive training;
- 3) The cost effectiveness of the training (e.g., cost per trainee);
- 4) New capital investment by participating companies;
- 5) How closely the training is related to the manufacturing nature of the business process and the transferability of the skills obtained from the training;
- 6) Other significant benefits or impact (e.g., project involves high technology, quality and/or productivity improvements or export oriented, job retention or improving business competitiveness);
- 7) Level of performance by applicant organization and/or participating employers under previous Industrial Training Program grant awards;

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8) Evaluation measures utilized to determine the effectiveness of the training (e.g., the identification of quantifiable training outcome measures);

9) Extent to which the project demonstrates that it is employer driven;

10) Percent of cash contribution by participating companies to the local or company share of the grant (matching contribution); and,

11) In making grant awards to original equipment manufacturers (OEM) for supplier training programs, the Director shall take into consideration the extent to which applications demonstrate advanced consultation between organized labor and management; specify procedures that provide equitable access to training for existing supplier firms; and, demonstrate that the proposed training will not result in the transfer of work from the OEM to supplier firms that, in turn, results in the displacement of the OEM's existing labor force. Notwithstanding these considerations, the Department may make grant awards if both labor and management support the award. The Department shall make grant awards to OEMs for supplier training only when such awards will not negatively impact the labor-management relationship. Further, the Department shall retain the responsibility to review and approve the final curricula and list of supplier firms to receive training under all such grant awards.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.340 Selection for Funding

a) Quarterly allocations of funds shall be established by the Department each fiscal year. Grant awards shall be made on a monthly basis within the parameters of the quarterly allocations. The Department shall establish an annual spending plan for the disbursement of the funds appropriated to the program each fiscal year. One component of the annual spending plan will be an allocation for multi-company and membership training projects.

b) Those projects which are not funded solely due to a lack of available funds shall be considered eligible for funding during the next quarter, unless the applicant organization and/or the participating employers request otherwise. Such applications shall receive no preferential treatment and shall be comparatively evaluated against all applications being considered

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for funding during the quarter. Should the Department once again lack funds to support the project, the application shall be denied. Applicants will receive written notification of funding determinations.

(Source: Amended at 17 Ill. Reg. _____, effective _____)

Section 2650.350 Administrative Requirements (Repealed)

a) Reporting Requirements: To receive reimbursement for training costs which have been incurred by a grantee and in accordance with the Scope of Work and Budget contained in the grant contract with the Department, the grantee shall furnish evidence to the Department of having completed training by following a monthly certification schedule. This certification shall be filed on forms provided to the grantee by the Department. Payments to the grantee are subject to the initiation of an invoice voucher which shall be due to the Department according to the schedule established in the grant contract. A project summary report shall be due to the Department on the 15th calendar day of each month, consisting of an analysis of major project activities, a listing of clients served, if the project served clients, and an evaluation of how the project's operation is related to the objectives of the grant.

b) Grant Modifications: If either the Department or the grantee desires to modify the terms of the grant contract, written notice of the proposed modification shall be given to the other party. No modification shall take effect unless agreed to in writing by both the Department and the grantee, except that if the Department gives the grantee notice of a proposed modification without the prior approval of the grantee, the failure to object by the grantee within 30 calendar days shall be deemed acceptance and the proposed modification shall be effective on the receipt of the modification by the grantee.

c) Suspension: If the grantee fails to comply with the terms and conditions of the grant contract, the Department, after notice to the grantee, may suspend the grant contract in whole or in part and withhold further payments and prohibit the grantee from incurring additional obligations of grant funds pending from the grantee's implementation of a corrective action plan. The corrective action plan shall provide a strategy to correct areas of noncompliance as approved by the Department to terminate the grant in accordance with provisions of the grant contract. The Department may determine to allow costs which the grantee could not reasonably avoid during the period of suspension provided such costs were necessary and reasonable for the conduct of the

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Project:

d)-----Termination-for-Cause-----If the Department determines that the grantee has failed to comply with the terms and conditions of the grant contract, the Department may terminate the grant in whole or in part, at any time before the date of completion. Circumstances which shall result in the termination of a grant include, but are not limited to, the following: - consistent failure to maintain required records; - failure to protect inventory; - misuse of equipment purchased with grant funds; - evidence of fraud and abuse; - failure to resolve points of the grant contract; - the Department shall promptly notify the grantee in writing of the determination to terminate; - the reasons for such termination; and the effective date of the termination.

e)-----Termination-for-Convenience-----The Department or the grantee shall terminate the grant contract in whole or in part when the Department and the grantee agree that the continuation of the program objectives would not produce beneficial results commensurate with the further expenditures of funds. - The Department and the grantee shall agree upon termination conditions, including the effective date and, in the case of partial termination, the portion to be terminated.

f)-----Financial-Management-Standards-----The grantee's financial management system shall be structured to provide for accurate current and complete disclosure of the financial results of the grant program in accordance with the provisions of the grant contract. - The grantee is accountable for all funds received under the grant. - The grantee shall maintain effective control and accountability over all funds, equipment, property and other assets under the grant. - The grantee shall keep records sufficient to permit the tracking of funds to a level of expenditure to ensure that funds have not been spent unlawfully, and shall have internal controls consistent with generally accepted accounting principles adopted by the American Institute of Certified Public Accountants (1991).

g)-----Interest-on-Grant-Funds-----If the grantee is a secondary or post-secondary education institution, in accordance with Section 10 of the Illinois Grant Funds Recovery Act (111 Rev. Stat. 1991, ch. 127, par. 2310), all interest earned on funds held by the grantee under the grant shall become part of the grant principal when earned. - Any interest earned under the grant and not expended as grant principal during the term of the grant contract shall be returned to the Department; however, interest earned on grant funds may be retained by the grantee when the cost of accounting for the interest to the grant principal is significant in comparison to the interest earned. - In no event

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shall a grantee be permitted to increase the grant amount and expend interest earned as grant principal unless an amendment to the grant contract is executed by the Department.

h)-----Audits-----The Department reserves the right to conduct special audits at any time during normal working hours of funds expended under Department grants. - In addition, after completion of the training as specified in the grant contract, the grantee may be required to submit to the Department a descriptive report evaluating the success of the industrial training program grant. If the grantee is a secondary or post-secondary education institution, it shall comply with the applicable audit requirements of 47 Ill. Adm. Code 1.

i)-----Monitoring-and-Evaluation-----The grantee shall permit any agent authorized by the Department, upon presentation of credentials, and in accordance with the constitutional limitation on administrative searches, to have full access to and the right to examine any documents, papers, and records of the grantee involving transactions relating to a grant from the Department.

j)-----Property-Management-----If the grantee is a secondary or post-secondary education institution, the following terms apply to property management: - The grantee retains title to all equipment purchased with grant funds for program operations. - The grantee shall maintain appropriate property records and periodically, at intervals not to exceed two years, conduct an inventory of all equipment or non-expendable personal property purchased with grant funds. - Equipment shall be used on the original project as long as needed. - While being used on the original project, equipment may be made available for shared use with other activities, provided that use will not interfere with its use for the original project. - When no longer needed for the original purpose, equipment may be used for other projects, provided that projects of the Department are given first priority if there is a choice. - The grantee shall determine whether there is a continued need for equipment in terms of the original project or purpose. - An equipment purchase/acquisition inventory listing form indicating equipment or materials purchased with program funds shall accompany the program closeout package, which is sent to the Department following the end of the grant period. If the unit cost is \$900.00 or more and the unit has a life span of one or more years.

k)-----Right-to-Examine-Records/Record-Retention-----The grantee, as often as deemed necessary by the Department or the Auditor General of the State of Illinois or any of their duly authorized representatives, shall allow full access to and the right to examine any pertinent books, documents, papers and records of the

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grantee - involving transactions relating to this grant for a period of three years from the date of the Department's receipt of the grant - eiseout package - the grantee shall include in all its contracts under this grant a provision that the Department or the Auditor General of the State of Illinois, or any of their duly authorized representatives, will have full access to and the right to examine any pertinent books, documents, papers and records of any such contractor involving transactions related to the grant program and of the Department's receipt of the grant eiseout package, whichever is later. All grantees must adhere to the provisions contained in 44 Ill. Adm. Code 4000 and the Board Records Act (Ill. Rev. Stat., 1991, ch. 116, par. 43-101 et seq.).

i) Grant Eiseout - The grantee shall be responsible for completing the grant eiseout package which shall be provided by the Department and identifies the financial status of these grant funds. The grantee, upon submission of the eiseout package, or within 45 days after expiration of the grant, whichever is first, shall refund to the Department any balance of funds which were unexpended or unobligated at the end of the grant period. In addition, the grantee shall repay the Department for any funds that are determined by the Department to have been spent in violation of the grant contract. If the grant contract should terminate for any reason, the eiseout package shall be due within 45 days after the date of termination.

(Source: Repealed at 17 Ill. Reg. _____, effective _____)

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- 1) Heading of the Part: The Illinois Liquor Control Commission
- 2) Code Citation: 11 Ill. Adm. Code 1813
- 3)

<u>Section numbers</u>	<u>Proposed Action</u>
100.5	Amendment
100.10	Amendment
100.20	Amendment
100.30	Amendment
100.50	Amendment
100.60	Amendment
100.70	Amendment
100.90	Amendment
100.120	Amendment
100.130	Amendment
100.150	Amendment
100.160	Amendment
100.170	Amendment
100.180	Amendment
100.210	Amendment
100.240	Amendment
100.250	Amendment
100.260	Amendment
100.280	Amendment
100.300	Amendment
100.310	Amendment
100.320	Amendment
100.330	Amendment
100.340	Amendment
100.350	Amendment
100.360	Amendment
100.370	Amendment
100.380	Amendment
- 4) Statutory Authority: Authorized by the Liquor Control Act of 1934, 235 ILCS 5/3-12(2).
- 5) A Complete Description of the Subjects and Issues Involved:
Update citations to the Illinois Compiled Statutes, allow a retail licensee to pay for alcoholic liquor via electronic fund transfer, allow the issuance and use of restaurant credit cards with a major credit card back-up, provide the process for applying for a waiver for keeping 90 days invoices of alcoholic liquor on premises, and regulations governing pre-mixed alcoholic beverages.
- 6) Will these proposed amendments replace an emergency rule currently in effect? No

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- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do the proposed amendments contain incorporations by reference? Yes
- 9) Are there any other proposed amendments pending to this Part?
No

10) Statement of Statewide Policy Objectives: Not Applicable

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Interested persons may present their comments concerning these proposed amendments in writing to:

John M. Dorgan
Executive Director
Illinois Liquor Control Commission
100 W. Randolph St., Suite 5-300
Chicago, IL 60601

Comments should be filed within forty-five (45) days of the issue of the Illinois Register.

12) Initial Regulatory Flexibility Analysis: Not Applicable

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TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE A: ALCOHOL

CHAPTER I: ILLINOIS LIQUOR CONTROL COMMISSION

PART 100

THE ILLINOIS LIQUOR CONTROL COMMISSION

Section	
100.5	Penalties
100.10	Definitions
100.20	Employment of Minors
100.30	Violation of Federal Law, State Statute or City, Village or County Ordinance or Regulation
100.40	Local Liquor Control Commissioner's Report (Repealed)
100.50	Advertising
100.60	Geographical Territories
100.70	Labels
100.80	Bonds (Repealed)
100.90	Credit to Retail Licensees
100.100	Internal Changes Within Corporations
100.110	Application Forms (Repealed)
100.120	Railroad Licenses
100.130	Books and Records
100.140	Miniatures (Repealed)
100.150	Salvaged Alcoholic Liquors
100.160	Sanitation
100.170	Taps
100.180	Procedure Before Commission on Citations
100.190	Procedure Before Commission on Request for Continuance of Any Hearing
100.200	Wagering Stamps (Repealed)
100.210	Inducements
100.220	Retail Licensee Clubs (Repealed)
100.230	Resumption of Business on Appeal
100.240	Transactions Involving Use of Checks and Their Equivalent
100.250	Transfer of Alcohol
100.260	Uniform Systems of Accounts
100.270	Fingerprinting of Applicants (Repealed)
100.280	Giving Away of Alcoholic Liquors
100.290	Refilling
100.300	Authorization to Remove Bottles
100.310	Food Service at Park Districts
100.320	Airplanes
100.330	Advertising
100.340	Petitions for the Adoption, Amendment or Repeal of a

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- Rule
 100.350 Procedures For Filing Appeals From an Order of the Local Liquor Control Commissioner
 100.360 Review on Record -- Certification of Ordinance
 100.370 Procedures Before the Commission
 100.380 Ex Parte Consultations
 100.390 Review on Record -- Certification of Ordinance (Renumbered)
 100.400 Procedures Before the Commission (Renumbered)
 100.410 Ex Parte Consultations (Renumbered)

AUTHORITY: Implementing and authorized by 235 ILCS 5/3-12(2) Section 12(2) of Article III of the Liquor Control Act (formerly Ill. Rev. Stat. 1987, ch. 43, par. 108(2)).

SOURCE: Rules and Regulations of the Illinois Liquor Commission, amended March 31, 1977; amended July 7, 1977; amended at 3 Ill. Reg. 12, p. 65, effective March 22, 1979; codified at 5 Ill. Reg. 10706; amended at 8 Ill. Reg. 6041, effective April 19, 1984; amended at 12 Ill. Reg. 19387, effective November 7, 1988; amended at Ill. Reg. _____, effective _____.

Section 100.5 Penalties

Any licensee who violates these Rules and Regulations or any part thereof adopted by the Commission under authority vested in it by 235 ILCS 5/3-12 (2) Article III, Section 12, paragraph 2 of the Liquor Control Act will be subject to the penalties of revocation or suspension or fine as set forth in 235 ILCS 5/3-12(1) Article III, Section 12, paragraph 1 or to the penalties as prescribed in 235 ILCS 5/10-1 and 5/10-4 Article X, Sections 1 and 4 of said Act.

(Source: Amended at Ill. Reg. _____, effective _____.)

Section 100.10 Definitions

The following words or phrases are defined as follows:

- a) "Resident" means any person (other than a corporation) who has resided and maintained a bona fide residence in the State of Illinois for at least one year and in the city, village or county in which the premises covered by the license are located for at least 90 days prior to making application for such license.
- b) "Corporation" means any corporation, domestic or foreign, qualified to do business in the State of Illinois under "The Business Corporation Act of 1983" ~~of Illinois~~, 805 ILCS 5/1.01 et seq., formerly

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- Ill. Rev. Stat. 1983, ch. 32, pars. 1.01 et seq., includes a Limited Liability Company as defined in subsection (m) below.
- c) "Person" includes corporations, co-partnerships, associations, clubs, individuals, trustees, receivers, assignees, executors, administrators or other personal representatives of decedents.
 - d) "Co-partnership" means an association of two or more persons to carry on as co-owners of a business for profit.
 - e) "Partner" is any individual who is a member of a co-partnership.
 - f) "Manager" or "Agent" means any individual employed by any licensed place of business, provided said individual possesses the same qualifications required of the licensee. Satisfactory evidence of such employment will be furnished the Commission in the form and manner as such Commission shall from time to time prescribe.
 - g) "Premises" or "Place of Business" means the place or location where alcoholic beverages are manufactured, stored, displayed, offered for sale or where drinks containing alcoholic beverages are mixed, concocted and served for consumption. Not included are sidewalks, streets, parking areas and grounds adjacent to any such place or location.
 - h) "Wine" means any alcoholic beverage obtained by the fermentation of the natural contents of fruits or vegetables, containing sugar, including such beverages when fortified by the addition of alcohol or spirits, as defined in the Act, provided that the alcoholic content thereof does not exceed 24 per cent of alcohol by volume.
 - i) "Alcoholic liquor" includes alcohol, spirits, wine and beer, and every liquid or solid, patented or not, containing alcohol, spirits, wine or beer, and, in the judgment of the State Commission, capable of being consumed as a beverage by a human being. The word "solid" means any substance which, by dilution or processing, becomes an alcoholic beverage.
 - j) "Manufacturer" shall include every person who, in the process of filling or refilling an original package with alcoholic liquors purchased by such person, changes the degree or quality of such alcoholic liquors by any manner or means whatsoever.
 - k) "Airplane" shall be deemed to include railroads and airplanes.
 - l) "Act" means the Illinois Liquor Control Act, 235 Illinois Compiled Statutes (hereinafter "ILCS")

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5/1-1 et seq., formerly Ill. Rev. Stat. 1983, ch. 43, pars. 94 et seq.

m) "Limited Liability Company" means a legal business entity created and recognized under the Illinois Limited Liability Company Act, 805 ILCS 180/1-1 through 55-10.

n) "Meal" means food that is prepared and served on the licensed premises which excludes the serving of snacks.

o) "Event" means a single theme.

(Source: Amended at ____ Ill. Reg. _____, effective _____)

Section 100.20 Employment of Minors

In the sale, distribution or delivery of alcoholic liquors, no retail alcoholic liquor licensee may employ, with or without compensation, or in any way directly or indirectly, use the services of a minor.

(Source: Amended at ____ Ill. Reg. _____, effective _____)

Section 100.30 Violation of Federal Law, State Statute or City, Village or County Ordinance or Regulation

a) No person holding a license issued by this Commission shall in the conduct of the licensed business or upon the licensed premises:

- 1) Violate any Federal law or ~~of the State Statute.~~ ~~of Illinois.~~
- 2) Violate any city, village, town or county ordinance or resolution regulating the sale of alcoholic liquors.
- 3) Suffer or permit a violation of any Federal law or ~~law of the State of Illinois,~~ or of any rule of this Commission.
- 4) Suffer or permit a violation of the city, village, town or county ordinance or resolution regulating the sale of alcoholic liquor.

b) Violations may be proved by evidence that the licensee has been convicted of a violation of a Federal law or ~~the~~ law of the State of Illinois in the conduct of the licensed business or upon the premises, or has been found guilty of violating any city, village, town or county ordinance or resolution regulating the sale of alcoholic liquors.

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c) Proof before this Commission of facts which establish a violation of any Federal law, state statute, city, village, town or county ordinance or resolution or rule of this Commission, shall be sufficient cause for revocation or suspension of any license issued by the Commission, irrespective of whether or not a conviction has been obtained in any court.

(Source: Amended at ____ Ill. Reg. _____, effective _____)

Section 100.50 Advertising

a) General Requirements:

Federal Alcohol Administration Regulation No. 4 relating to the advertising of wine (27 C.F.R. §4(1993)), Federal Alcohol Administration Regulation No. 5 relating to the advertising of distilled spirits (27 C.F.R. §5(1993)) and Federal Alcohol Regulation No. 7 relating to the advertising of malt beverages (27 C.F.R. §7(1993)), and all amendments thereto are hereby adopted and made a part of this Section for advertising of wine, distilled spirits and malt beverages insofar as the Federal regulations and amendments are not contrary to, or inconsistent with, the provisions of the laws of Illinois or this Part.

b) Advertising:

- 1) No manufacturer, distributor, importing distributor, or retailer, or the agent or representative thereof, may advertise any alcoholic beverage in any medium intended for circulation, viewing or listening within this State unless such advertisement is in conformity with the provisions of this Part.
- 2) Such advertisement shall conform to the approved label upon the immediate container of the alcoholic liquor so advertised.
- 3) Such advertisement shall not refer to the alcoholic content of malt beverages.
- 4) Such advertisements shall not contain illustrations of children nor shall they make use of any material which would make a special appeal to juveniles.
- 5) Such advertisements shall not contain any material which is false or untrue in any respect.
- c) Cost adjustment factor:
 - 1) A cost adjustment factor will be used to annually update the dollar limitations set forth in 235 ILCS 5/Section 6-6(i) and (ii) of the Liquor Control Act of 1934 (formerly Ill. Rev. Stat. 1987, ch. 43,

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- par. 123(ii) and (ii)).
- 2) The cost adjustment factor is a percentage equal to the change in the Bureau of Labor Statistics Consumer Price Index or 5%, whichever is greater.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 100.60 Geographical Territories

- a) Every manufacturer, distributor, importing distributor, foreign importer or nonresident dealer who owns or controls the trademark, brand or name of any alcoholic liquor, sold or intended for sale in Illinois, shall register with the Commission the names of all persons to whom the right is granted to sell or distribute alcoholic liquor, at wholesale, specifying the trade-mark, brand or name of the alcoholic liquor, and the geographical territory or territories for which such distributing rights have been given. A copy of the Registration Statement shall be sent certified or registered mail to all those listed thereon to serve as notice of products allowed to be sold and/or distributed and the date the sale and/or distribution begins and ends.
- b) No such registration shall be made by any one other than the manufacturer, distributor, importing distributor, foreign importer or nonresident dealer owning or controlling such trade-mark, brand or name.
- c) No distributor, importing distributor or foreign importer shall sell, purchase, receive or distribute at wholesale in Illinois, or shall transport or cause to be transported for sale at wholesale in Illinois any alcoholic liquor, bearing any such trade-mark, brand or name outside of the respective geographical territory for which distributing rights have been given such distributor, importing distributor, or foreign importer as registered with the Commission in accordance with the provisions hereof.
- d) No retailer may, knowingly purchase or receive for sale at retail any alcoholic liquor, bearing any such trade-mark, brand or name from any distributor not having distributing rights in the geographical area in which the place of business of such retailer is situated.
- e) No manufacturer, distributor, importing distributor, foreign importer or nonresident dealer shall wilfully fail to register with the Commission as herein provided.

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(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 100.70 Labels

- a) No manufacturer, distributor or importing distributor shall sell or deliver any package or container containing alcoholic liquor manufactured or delivered by such person unless the same is labeled in conformity with this Rule.
- b) General requirements and Restrictions:
- 1) Federal Alcohol Administration Regulations Nos. 4, 5 and 7 relating to the labeling of wine, distilled spirits and malt beverages (27 C.F.R. §4, 5, and 7, April 1988²³, including any later amendments or editions), are hereby adopted and made a part of this Rule for labeling every package or container of wine, distilled spirits and malt beverages, with the following exceptions:
 - A) Wine includes all products as defined in 235 ILCS 5/1-3.03~~par. 95-03~~ of the Act and Section 100.10(h) of this Part.
 - B) Alcoholic content must be stated on all wine labels.
 - 2) The aforesaid Regulations shall apply to wine, distilled spirits and malt beverages packaged purely for intrastate commerce within the State of Illinois to the same extent as though intended for interstate or foreign shipment.
 - 3) No manufacturer, distributor or importing distributor shall affix any label to any package or container containing alcoholic liquor for sale or delivery in the State of Illinois until such label has been submitted to and approved by the Federal government. Such manufacturer, distributor or importing distributor shall submit to the Illinois Liquor Control Commission a photostatic copy of the Federal label approval.
 - 4) No package or container containing alcoholic liquor labeled as "whiskey" or "gin" may be imported into, delivered or sold in the State of Illinois unless the entire alcoholic content thereof, except flavoring materials, is a distillate of fermented mash of grain or mixtures of grains. Packages or containers of alcoholic liquor of the type of whiskey or gin not conforming to the requirement must be labeled "imitation whiskey" or "imitation gin", as the case may be.

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- 5) Wine Labels
 A) Wine labels must contain the name and address of the manufacturer or the bottler of the product.
 B) For the purpose of this Section, the use of an assumed trade name which has been registered with the Clerk of the County in which the manufacturer or bottler is located, is acceptable.
- 6) Malt Beverage Labels
 A) Malt beverage labels must contain the name and address of the brewery which manufactured or canned or bottled the product.
 B) For the purpose of this Section, the use of an assumed trade name which has been registered with the Clerk of the County in which the manufacturer or bottler is located, is acceptable.
- 7) Distilled Spirits Labels
 A) Labels of all alcoholic liquors other than wine and malt beverages must contain either the phrase "Bottled By" or "Distilled By" (or other descriptive identification of the manufacturer of the product) followed by the name and address of the bottler or manufacturer, as the case may be.
 B) For the purpose of this Section, the use of an assumed trade name which has been registered with the Clerk of the County in which the manufacturer or bottler is located, is acceptable.
- 8) No statement of age shall be made with respect to gins, cordials, liqueurs or specialties.
- 9) No person shall sell or offer for sale in this State any bottle, barrel, keg or other container of beer which shall have affixed thereto any label or statement showing the alcoholic content thereof.
- 10) The Commission shall withhold approval of any label if it has reasonable cause to believe that the wording or design contained on the label may, in any manner, tend to deceive the purchaser as to the true nature of such alcoholic liquor.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 100.90 Credit to Retail Licensees

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The following rule shall govern in the application of the provisions of 235 ILCS 5/6-5 Section 4, Article VI of the Act relating to extension of credit to retail licensees by manufacturers, distributors and importing distributors:

- a) Where two or more retail licensees are controlled by common ownership and one or more of the retail licensees becomes delinquent, then, and in such event, all retail licensees under said ownership shall be deemed delinquent.
- b) In totaling the 30 day period for the purpose of determining the delinquency of a retail licensee, the first day shall be the day immediately following the date of the invoice of the purchase in question, and all successive days shall be included, Sunday as well as holidays, up to and including the thirtieth successive day.
- c) Payment by check on or before the thirtieth day following the date of the invoice shall be considered payment, providing said check is deposited and cleared within the period prescribed by the ordinary course of business.
- d) Where a bona fide sale of a retail business occurs, the purchaser shall not be deemed delinquent because of the delinquency of said purchaser's predecessor in interest; however, in the event there is a continuity of interest, direct or indirect, between the seller and the purchaser, the latter shall be deemed delinquent in the same manner, and to the same extent, as was the seller.
- e) Where there exists a bona fide dispute between the retail licensee and the wholesale licensee as to the fact of payment of a given sale, such sale in itself shall not be deemed sufficient grounds for considering the retail licensee delinquent.
- f) Where a retail licensee pays a salesman, or other agent of the wholesaler, such payment shall be deemed effective upon the receipt of the money, or check by said salesman or other agent.
- g) Where a retail licensee is deemed delinquent and, therefore, not able to purchase for cash, or otherwise, any alcoholic liquors, the retail licensee may nevertheless, purchase beer for cash.
- h) Payment received from a delinquent retailer after the first business day of the calendar week and before a verified written statement of delinquency has been submitted to the State Commission will entitle the manufacturer, importing distributor or distributor submitting said list to delete that retailer's name from said list.

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- i) Determinations of delinquency or non-delinquency shall be made by the Chairman, Executive Director or any individual so authorized by the Chairman or Executive Director on the basis of the verified report of delinquency and any affidavits or counter-affidavits before him or her. Any licensee objecting to such determination may request the Commission in writing for a hearing which will be set at the next regularly scheduled meeting of the Commission.
- j) A copy of any verified written list of delinquencies shall be simultaneously forwarded to those licensees listed therein by the manufacturer, importing distributor or distributor submitting such list.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 100.120 Railroad Licenses

- a) A railroad license shall be required for every club, buffet, lounge or dining car on a railroad operating in the State of Illinois on which alcoholic liquors are sold or offered for sale. Likewise, a railroad license is required for every such railroad car to which deliveries of alcoholic liquors intended to be offered for sale or sold thereon are made within the State of Illinois, even though such offer for sale or sale will only be made beyond the borders of the State of Illinois.
- b) Only one application is required to be filed by each operator, but the application shall state thereon, or upon schedules submitted therewith, the names, numbers and classification of all cars for which a railroad license is required as provided in paragraph a above.
- c) A railroad license shall be issued for each car described in an application. Each license shall state the name, number and classification of the car to which it applies. Such license shall at all times be displayed in the car to which it applies in the manner provided in the Act, or the railroad licenses shall be maintained at the licensee's business premises in Illinois.
- d) If during any licensing period any car for which a license has been issued for any reason ceases to operate in or over the State of Illinois and another is substituted in its place, a new license will not be required for the car substituted, but the operator must transfer the issued license from the licensed car to the substitute car.

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- e) It is the intent and purpose of this Rule to require a license for each car in which alcoholic liquors are sold or offered for sale in or over the State of Illinois. Any operator who, by reason of changes of schedules, additions of trains or equipment, or otherwise, increases the number of cars for which licenses are required beyond the existing number of licenses theretofore issued to such operator during that licensing period, shall make an application and receive a license for each added or additional car.
- f) A railroad license permits the sale of alcoholic liquors only for consumption upon the train on which they are sold. No railroad licensee or any agent or employee thereof, is permitted to sell and deliver to any purchaser any alcoholic beverage in an unopened original package.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 100.130 Books and Records

- a) It is the duty of each manufacturer, importing distributor, distributor and foreign importer to keep at all times complete and accurate records of all purchases and all sales or other dispositions of alcoholic liquor, and complete and accurate records of alcoholic liquor produced, manufactured, compounded or imported, whether for the licensee or for another. All books and records, which manufacturers, distributors, importing distributors and foreign importers are required by the Act to keep, shall be preserved for a period of three (3) years, unless the State Commission in writing authorizes their destruction or disposal at an earlier date.
- b) Each such licensee is required to retain invoices and bills of lading covering sales of alcoholic liquors.
- c) Each manufacturer, distributor, importing distributor and foreign importer must at the time of sale of any alcoholic liquors render to the purchaser an invoice describing the alcoholic liquor sold, the date of sale, to whom sold and the quantity sold. Duplicate copies of all such invoices must be made and preserved by such manufacturer, distributor, importing distributor and foreign importer for audit purposes.
- d) Each manufacturer, distributor, importing distributor and foreign importer shall keep a ledger or other records giving the name, license number and expiration

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date, and address of each purchaser of alcoholic liquors and information concerning each purchase, including invoice number, date of sale, amount of sale and date of payment therefor.

- e) It is the duty of each retail licensee to keep on the licensed premises invoices, or copies thereof, covering purchases of alcoholic liquor for a period of 90 days after such purchase, unless the State Commission has granted a waiver in response to a written request in cases where books and records are kept at a central business location within the State of Illinois. If granted a waiver, each licensee will be required to have at each location a copy of the waiver granting permission to have the invoices located at a central business location. A copy of the waiver must be available for inspection at the location of the business within 30 days of the date of the signed waiver. An administrative fee of \$10.00 per location, or \$100 maximum for businesses with multiple locations of 10 or more, will be assessed. Before any change is made in the central business location where the invoices are to be kept, the Illinois Liquor Control Commission should be notified and a new waiver request form must be submitted to the Illinois Liquor Control Commission for prior approval. The waiver will remain effective unless and until a new waiver request has been approved by the Illinois Liquor Control Commission. Periodic updates may be required.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 100.150 Salvaged Alcoholic Liquors

- a) Insurance companies or their duly authorized representatives may take possession of alcoholic beverages insured by such companies and damaged as a result of flood, wreck, fire or similar occurrence, for which insurance was provided.
- b) Common carriers or their duly authorized representatives may take possession of alcoholic beverages transported by such carrier and damaged in transit.
- c) Alcoholic beverages salvaged as in paragraphs a and b may be sold to retail licensees provided the conditions enumerated below shall have been complied with. Alcoholic beverages so salvaged shall be referred to as "distressed merchandise".
- d) Each container of alcoholic beverages sold pursuant to

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this rule shall be labeled to identify such goods as distressed merchandise. The letters on the label shall be no smaller than pica type and shall be bold faced. The label shall be no less than two inches long and one inch wide, and shall be affixed diagonally over the regular label on each bottle or package prior to delivery to any retail licensee. The following statement shall be printed on the label: "The alcoholic beverages contained herein have been designated distressed merchandise by the Illinois Liquor Control Commission. This container has been salvaged from a fire, flood, wreck or similar catastrophe. This label is not affixed by the manufacturer. Do not remove this label."

- e) Any insurance company, common carrier or representative of either, seeking to sell distressed merchandise shall first obtain a distributor's license from the Illinois Liquor Control Commission. The application shall provide, "The applicant seeks to sell distressed merchandise in Illinois." Retailer's licenses may also be applied for, if the insurance company, common carrier or representative of either seeks to sell alcoholic liquors to consumers in Illinois.
- f) Alcoholic beverages so salvaged outside of Illinois may not be imported into Illinois for purposes of sale pursuant to this rule. Prior to release of distressed merchandise for sale in Illinois, an affidavit by the insurance company's or common carrier's authorized representative must be presented to the Commission stating first hand knowledge that the distressed merchandise was salvaged from a fire, flood, wreck or similar catastrophe which occurred within the State of Illinois, stating with particularity the time, place and nature of the occurrence, and a complete inventory of the items so salvaged as the quantity, brand names and container sizes.
- g) In the event the tax provided under 235 ILCS 5/8-1 through 8-14 ~~Sections 158 through 165a~~ of the Act is unpaid on the distressed merchandise, the applicant shall make payment of the tax on such merchandise to the Department of Revenue, and evidence of payment must be presented to the Commission prior to release of such distressed merchandise for sale in Illinois. It shall also indicate on its letter of application to sell such distressed merchandise in Illinois, whether the sale shall be by auction or to a designated licensee. If the sale shall be by auction, the time and place of the auction and the name of the auctioneer or other person authorized to sell such distressed

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merchandise shall be listed. If the sale is to be made directly to a given licensee or licensees, the name and address of the licensee or licensees, together with the current State retail liquor license number of such licensee or licensees shall be listed. No sale may be made by auction to any person, firm or corporation not licensed under the provisions of the Act.

- i) Written approval and release for sale made hereunder must first be obtained from the Commission. Approval and release as aforesaid shall not be issued until a physical inspection has been made of the merchandise by an authorized representative of the Commission in order to determine that compliance has been had with the provisions of this Rule. After any sale of distressed merchandise shall have been completed, the insurance company, common carrier or their representative shall report in writing to the Commission the name of the licensee or licensees who have purchased the distressed merchandise, the quantities and brand names of such distressed merchandise.

- j) In the event that the insurance company, common carrier by this sale, disposed of less than the entire inventory of distressed merchandise, the written report shall list the remaining inventory, indicating the quantity, container sizes and brand names, the place where such inventory is stored, and the person in control of possession of such inventory.

- k) No distressed merchandise shall be sold in Illinois where the original packages shall have been so damaged as to render the label thereon illegible, or when the substantive labeling requirements under 235 ILCS 5/6-7 ~~Article VI, Section 6~~ of the Act and under Section 100.70 are not complied with as a result of the damage to the container.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 100.160 Sanitation

- a) All licensees must conduct their business in premises which are at all times kept clean and sanitary. This applies not only to licensed premises, but to places of storage as well. This includes also the place of storage for materials and equipment used in the manufacture of alcoholic liquor.
- b) Each retailer dispensing draught beer or wine shall have coils and other equipment used in drawing draught beer

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or wine cleaned at least once every week in some manner or means, either chemical or mechanical. The use of steam or hot water alone is not permissible. A record shall be kept of the dates when the cleaning was done, signed by the person who actually performed the cleaning.

- c) Any manufacturer, importing distributor or distributor who pays for the cleaning of coils of any retailer is in violation of Section 4 of Article VI of the Act.
- d) No licensed manufacturer or importing distributor shall fill or refill any container of alcoholic liquor unless such person possesses upon the licensed premises adequate and sanitary equipment for cleaning, washing and sterilizing such container, and use such equipment before filling or refilling a container.
- e) Pre-mixed alcoholic beverages must not be brand specific, but of the generic type. Pre-mixed alcoholic beverages and their containers must comply with all sanitation requirements as found in this Section, along with all prohibitions against refilling as found in Section 100.290(c). All pre-mix dispensing containers or systems must be drained, contents disposed of, and thoroughly cleaned at least once every week. For mechanical systems a record shall be kept on the premises as to the dates the cleaning was done, signed by the person who actually performed the cleaning.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

Section 100.170 Taps

- a) Each retail licensee selling malt beverages or wine on draught for consumption on the premises, shall display a sign on, over or near each tap or faucet showing the name of the ~~manufacturer~~ brand of such beverages. This sign must be visible to patrons for a distance of at least ten (10) feet.
- b) No licensee shall substitute any other brand of malt beverages or wine in place of the brand designated by such visible sign and the licensee shall be prepared at all times to serve any malt beverages or wine that are advertised by such sign or signs upon the premises.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

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Section 100.180 Procedure Before Commission on Citations

- a) This Commission shall have the right to proceed by citation and notice of hearing, to require any licensee of said Commission to appear at a time and place specified in said notice to show cause why its State liquor license should not be suspended or revoked for violations of the Illinois Liquor Control Act or the Rules or Regulations issued pursuant thereto. This Commission shall also have the right to proceed by citation and notice of hearing against a licensee for failure to respond to any Illinois Liquor Control Commission correspondence. This correspondence shall include but is not limited to any Warning Letters, Offers in Compromise, and Pre-Disciplinary Conferences.
- b) All such original proceedings shall be instituted by complaint in writing, shall state the particular provision, rule or regulation alleged to have been violated and the facts in detail upon which such allegation is based and shall be signed by the Chairman or any member of the Commission.
- c) The licensee against whom complaint has been filed shall be entitled to be served with a copy of the complaint or citation and shall be given notice of the time and place set for the hearing of said complaint.
- d) Said citation and notice of hearing shall be served on the licensee named therein not less than ten (10) days prior to the date specified in said notice of hearing.
- e) Said licensee named in said citation and notice of hearing shall appear at the time and place designated in said citation and notice of hearing.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 100.210 Inducements

- a) Distributors servicing, balancing, or inspecting draft beer or wine systems at regular intervals, and providing labor to replace or install rods, taps, faucets, fittings and lines in draft beer or wine dispensing equipment shall not be considered a subsidy. However, free cleaning of coils by a Distributor or by a company whose services are paid for by a Distributor shall be considered a subsidy, or something of value in violation of 235 ILCS 5/6-5 and 6-6 ~~Sections 122 and 123~~ of the Act.
- b) Courtesy Wagons and/or coil boxes and pumps may be

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supplied by a Distributor free of charge one time per year for a one day period to a retail liquor licensee for picnics held by said retailer for the retailer's customers. However, this is not to be construed to mean that free beer or wine may also be supplied to a retail licensee.

- c) Courtesy Wagons and/or coil boxes and pumps may be supplied by a Distributor for a picnic, carnival or social event that is given by or under the auspices or sponsorship of a municipal, religious, charitable, fraternal or social organization.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 100.240 Transactions Involving Use of Checks and Their Equivalent

- a) No person shall sell or furnish alcoholic liquor at retail to any person on credit or on a passbook, or order on a store, or in exchange for any goods, wares or merchandise, or in payment for any services rendered. The use, however, of money orders, traveler's checks, drafts or checks or the equivalent of any of the foregoing shall not be deemed the extension of credit within the meaning of the foregoing provisions if not postdated and if deposited and collected in due course promptly.
- b) The use of credit cards or other authorizations, irrespective of form, when presented to and honored by a retail licensee for payment for alcoholic liquor consumed at retail on the premises, shall be deemed equivalent to the use of bank checks or bank drafts, if the retail licensee honoring such credit cards or authorizations receives payment in due course from such agency on a non-recourse basis.
- c) Payment in cash by the retail licensee shall mean payment in legal tender as provided by the United States Code, checks (including Certified checks, Cashier's checks, Teller's checks or Traveler's checks), drafts and electronic transfer of funds, provided the transfer of funds is initiated by an irrevocable payment order on or before delivery of the alcoholic liquor.
- d) The use of restaurant credit cards issued by a restaurant retail licensee, when presented to and honored by a restaurant retail licensee for payment for meals and alcoholic liquor consumed at

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retail on the premises, shall be deemed equivalent to the use of bank checks or bank drafts, if the restaurant retail licensee honoring such credit cards or authorizations has on file for all restaurant credit card holders a current, valid major credit card. If payment for the alcoholic beverages is not received in due course from the restaurant credit card holder, then the restaurant retail licensee must charge the current, valid, major credit card in its file.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 100.250 Transfer of Alcohol

The holder of a retail license for the privilege of selling alcoholic liquors at retail on the premises specified in such license, for use or consumption, is hereby restricted to such sale from the licensed premises only and is not permitted to sell, purchase or transfer such alcoholic liquor to any other licensed premises.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 100.260 Uniform Systems of Accounts

a) It shall be the duty of all retail licensees of this Commission for the purpose of this Act, to keep the minimum uniform records described in this Rule at a location within the State of Illinois for the purpose of inspection at all reasonable times by representatives authorized in writing by the chairman or a member of the Illinois Liquor Control Commission, or by representatives authorized in writing by any local Liquor Control Commissioner that issues the local license.

b) Retail licensees maintaining records on the cash basis:

1) A record of cash receipts from all sources. This record must be kept in accordance with the Rules and procedural requirements of the Illinois Department of Revenue, as set forth in 35 ILCS 120/1 et seq. formerly Ill. Rev. Stat. 1983, ch. 120, pars. 440 et seq. and 86 Ill. Adm. Code 130: Subpart H.

2) A record of all cash disbursements for payment of merchandise purchases. This record must be

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- 3) documented by paid invoices or receipts.
A record of all cash disbursements for operating expenses (including rent, salaries, light, power and heat, payroll and other taxes) and all other expenses. This record shall show to whom payment was made and for what purpose.
- 4) Monthly or quarterly statements must be available for inspection disclosing cash receipts, cash disbursements for merchandise purchases and cash disbursements for operating expenses, and all other expenses, which will reflect the licensee's gross profit, net profit or loss, and the person or persons sharing directly or indirectly in the said net profit or loss. Where physical inventories are not taken quarterly, it will be permissible to determine gross profit on the basis of deducting purchases from sales.
- 5) A record must also be maintained of cash on hand and cash in the bank. Bank statements and canceled checks must also be on file.
- c) Retail licensees maintaining records on an accrual basis:
Retail licensees who maintain records on an accrual basis may continue their present methods. This method of record keeping must also be one conforming to the Rules and Regulations of the Illinois Department of Revenue as cited above. The records of such licensees shall be documented in the same manner as those of licensees on the cash basis. In addition they shall maintain records supporting entries made for accruals of income and expenses.

d) Beneficial interest:

- 1) All documents, including but not limited to bills of sale, contracts of purchase, evidence of mortgage indebtedness or leases of licensed premises, evidence of original capital investment, a record of who provided such capital funds and from what bank or other lender, if any, said funds were obtained, and any agreements for sharing profits other than on the basis of shares of stock owned or sharing of profits set forth in the articles of partnership, shall be maintained and available for inspection. Also, if the licensee is a corporation, a listing of all stockholders of record shall be maintained. If the licensee is a partnership, the articles of partnership shall be available for inspection.

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- 2) Requirements for maintenance of records of beneficial interest specified under the preceding paragraph shall not be applicable to licensees having one or more classes of equity securities registered with the Securities Exchange Commission. Nor shall they be applicable to licensees of which more than 50 per cent of the voting securities are owned by a company that would be exempted hereunder if it were the licensee.
- 3) Licensees availing themselves of the exemption stated in the preceding paragraph shall notify the Illinois Liquor Control Commission in writing that they are exempt under this provision, as above stated, and are filing annual reports with the Securities Exchange Commission, and that this exemption shall be effective so long as they are filing such annual reports.
- e) Each retail licensee must also have available for inspection said licensee's Retailer's Occupation Tax Registration Certificate as issued by the Illinois Department of Revenue.
- f) Each retail licensee of this Commission shall maintain and preserve the required records as set forth in this Rule for at least three calendar years.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 100.280 Giving Away of Alcoholic Liquors

- a) No individual, partnership or corporation shall give away any alcoholic liquor for commercial purposes or in connection with the sale of non-alcoholic products or to promote the sale of non-alcoholic products.
- b) No licensee shall give or offer to give away alcoholic liquor in connection with the sale of non-alcoholic products or to promote the sale of non-alcoholic products.
- c) No individual, partnership, corporation or licensee shall advertise or promote in any way, whether on or off licensed premises, any of the practices prohibited under subsection (a) or (b) above.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 100.300 Authorization to Remove Bottles

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- a) When an authorized agent of the Commission finds or has probable cause to believe that any original package of alcoholic liquor, or other bottles, casks, or containers containing alcoholic liquor, is adulterated within the provisions of Section 100.290 or ~~235 ILCS 5/6-22~~^{Section 137} of the Act, said agent shall remove said package, bottle, cask or container from the premises together with such other sealed packages, bottles, casks or containers as may be necessary to test such suspect alcoholic liquor.
- b) Any such packages, bottles, casks or containers determined by the Commission to be so adulterated shall be destroyed. However, any packages, bottles, casks or containers not so adulterated and all sealed packages, bottles, casks or containers removed for comparison testing shall, after the entry of an order, be returned to the licensee.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 100.310 Food Service at Park Districts

- a) ~~235 ILCS 5/6-15 Section 11 of Article VI~~^{235 ILCS 5/1-3.23} of the Act requires food service in buildings of golf courses owned by municipalities or park districts, if alcoholic liquors are to be delivered and sold in such buildings.
- b) Said food service does not require the kitchen and dining room equipment called for in ~~235 ILCS 5/1-3.23 Section 2.23 of Article I~~^{235 ILCS 5/1-3.23} of the Act.
- c) Said food service shall consist of the service of sandwiches of any kind, including hot and cold sandwiches, hot dogs, hamburgers, pizzas, tacos, and any other substantial foodstuff, excluding the service of peanuts, pretzels, potato chips, popcorn or ice cream cones.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 100.320 Airplanes

The holder of an airplane license issued by the Commission shall be permitted to do the following:

- a) To import alcoholic liquors from any point in the United States outside of the State of Illinois, and to store said alcoholic liquors in the State.

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- b) To import and purchase alcoholic liquors directly from non-resident dealers, manufacturers, producers, foreign importers, distributors and importing distributors from within or outside of the State of Illinois, and to store said alcoholic liquors in the State.
- c) To make such purchases whether from non-resident dealers, manufacturers, importing distributors, distributors, or foreign importers within the State of Illinois or outside of the State of Illinois on a non-tax paid basis and to file with the Department of Revenue of the State of Illinois, as may be required by the Department, a bond and monthly liquor gallonage reports, and make payment of gallonage tax due for those alcoholic liquors sold or dispensed in the State of Illinois. All of this to be done in accordance with and in conformity with the procedures and standards as set forth in 235 ILCS 5/8-1, 8-2, and 8-3 Sections 158, 159 and 159a of the Act.
- d) All such privileges as set forth in Paragraphs (a-c) shall be exercised only in connection with the importation, purchase, or storage of alcoholic liquors to be used in connection with the sale or dispensing of alcoholic liquors on an airplane.
- e) The holder of an airplane license shall not sell for resale any alcoholic liquors to any licensee within the State of Illinois.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

Section 100.330 Advertising

Pursuant to 235 ILCS 5/6-4, 6-5, and 6-5 Sections 121, 122 and 123 of the Act, no retail licensee or entity having more than a 5% interest in a retail licensee shall have any, direct or indirect, interest in or control of any advertising or promotional company which receives funds, directly or indirectly from, or for the account of, any manufacturer, broker, distributor, importing distributor or foreign importer of alcoholic beverages; nor shall any manufacturer, broker, distributor, importing distributor or foreign importer make any payment, direct or indirect, to any retailer, retailer-cooperative, or advertising or promotional company, in consideration of any advertising or promotional efforts of any kind coupling the name of any alcoholic beverage product with the name of any retailer or retailer-cooperative.

(Source: Amended at ____ Ill. Reg. ____, effective ____)

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Section 100.340 Petitions for the Adoption, Amendment or Repeal of a Rule

Pursuant to 235 ILCS 5/3-12 and 3-13, formerly Chapter 43, Illinois Revised Statutes, Section 108, 108(a), and 5 ILCS 100/5-5 et seq., formerly Chapter 127, Illinois Revised Statutes, Section 1008:

- a) Any interested person may petition this Commission requesting the adoption, amendment or repeal of a rule. Such petition shall be submitted in writing to the Illinois Liquor Control Commission, James R. Thompson Center, 100 W. Randolph St., Suite 5-300160-N-Lafayette Street, Chicago, Illinois, ~~Room 1422,~~ or 300201 West Monroe Street, Springfield, Illinois. Six copies of each petition along with any supporting documents shall be submitted in the following form:

- 1) Petition for (Adoption, Amendment, Repeal) of (a) Rule (Rule No. if Applicable) of the Illinois Liquor Control Commission.
- 2) I, (Name of Interested Party), do hereby petition the Illinois Liquor Control Commission to (Adopt, Amend, Repeal) (a) Rule (Rule No. if Applicable) for the following reasons:
 - 3) (State reasons as fully as possible. Attach or include any documentation for your reasons)
- b) If the petition is for the Adoption or Amendment of a Rule, attach a draft of the proposed adopted or amended Rule which you feel will adequately deal with the reasons you outlined for adoption or amendment.
- c) All such petitions shall be signed by the petitioner and shall state his or her address and phone number. A petition shall also state whether the petitioner is a licensee of this Commission or not, and whether they are related to or connected with any licensee of this Commission, and if so, in what capacity.
- d) Upon receipt of a petition in the proper form, such petition will be considered by the Commission. If the petition is granted, the petitioner will be notified in writing and the Commission shall initiate rule-making proceedings in accordance with 5 ILCS 100/5-5 et seq. (formerly Section 5 of the Illinois Administrative Procedures Act Chapter 127, Illinois Revised Statutes, Section 1005) and 2 Ill. Adm. Code Section 2075.100. If, within 30 days after submission of a petition, the Commission has not initiated rule-making proceedings in accordance with 5 ILCS 100/5-5 et seq. ~~Section 5~~ of the Illinois Administrative Procedures Act and 2 Ill. Adm. Code Section 2075.100, the petition shall be deemed to have been denied.

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(Source: Amended at ___ Ill. Reg. ___, effective
_____))

Section 100.350 Procedures For Filing Appeals From an Order of the Local Liquor Control Commissioner

Pursuant to 235 ILCS 5/3-12 and 3-13 of the Act ~~Sections 3-12 and 3-13 of the Liquor Control Act of 1934~~ (formerly Ill. Rev. Stat. 1987, ch. 43, pars. 108 and 108a) and 5 ILCS 100/1-1 et seq. ~~Section 4 of the Illinois Administrative Procedure Act~~ (formerly Ill. Rev. Stat. 1987, ch. 127, par. 1004):

a) In all cases where an appeal from an order or action of the local liquor control commissioner is filed with this Commission, the party filing the appeal shall furnish along with the petition to appeal:

- 1) a copy of the citation and notice of hearing before the local liquor control commissioner, if any
- 2) a copy of the decision or order of the local liquor control commissioner
- 3) a copy of any local ordinances charged to be violated

4) the current State Retail Liquor License number of the establishment involved

5) a statement indicating whether or not the licensee has, within the last 12 month period, had a suspension or revocation placed upon said licensee, and if so, all the details relating thereto.

b) In all cases where an appeal is to be heard upon the record, a certified official record of the proceedings taken and prepared by a certified court reporter, along with all exhibits, shall be filed by the local liquor control commissioner within 5 days after notice of the filing of such appeal, if the appellant licensee pays for the transcript and five additional copies.

c) The parties shall file six copies of any documents filed in connection with the said appeal.

d) Upon notice to the local liquor control commissioner that an appeal has been accepted by this Commission, Section 100.230 of the Illinois Liquor Control Commission shall become effective, when applicable.

e) All materials filed with this Commission shall be served upon the opposing party, or parties in interest.

f) Proof of service upon the opposing party or parties in interest shall accompany all materials filed with this Commission and served upon such parties.

g) All material filed with this Commission shall be filed at James R. Thompson Center, 100 West Randolph Street,

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Room 5-300, Chicago, Illinois 60601 or 3002041 West Monroe Street, Springfield, Illinois 62706.

(Source: Amended at ___ Ill. Reg. ___, effective
_____))

Section 100.360 Review on Record -- Certification of Ordinance

Pursuant to 235 ILCS 5/3-12, 3-13, 7-9, formerly Chapter 43, Illinois Revised Statutes, Section 108, 108(a), and 153; and 5 ILCS 100/1-1 et seq., formerly Chapter 127, Illinois Revised Statutes, Section 1004:

a) In all cases where an appeal shall be on the record pursuant to the requirements of 235 ILCS 5/7-9, formerly Section 153 of the Act, the Local Liquor Control Commissioner shall file with this Commission a certified copy of the resolution adopted which requires that review shall be on the record.

b) Once such a certified copy is so filed with this Commission, it shall serve as proof of said resolution for all subsequent appeals from that local, upon a certified representation, signed by the Local Liquor Control Commissioner that said resolution is currently in force and effect as applied to the pending matter.

c) All parties may also stipulate that review shall be on the record.

(Source: Amended at ___ Ill. Reg. ___, effective
_____))

Section 100.370 Procedures Before the Commission

Pursuant to 235 ILCS 5/3-12, 3-13 and 7-6, formerly Chapter 43, Illinois Revised Statutes, Section 108, 108(a), and 150; and 5 ILCS 100/1-1 et seq., formerly Chapter 127, Illinois Revised Statutes, Section 1001 et. seq. The provisions of the Illinois Administrative Procedure Act concerning procedures in contested cases and licensing matters shall be applicable in all proceedings before this Commission on citations.

(Source: Amended at ___ Ill. Reg. ___, effective
_____))

Section 100.380 Ex Parte Consultations

Pursuant to 235 ILCS 5/3-12, and 3-13, formerly Chapter 43, ___

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Illinois Revised Statutes, Section 108, 108(a) and 5 ILCS 100/10-60, formerly Chapter 127, Illinois Revised Statutes, Section 1015, 1977: Except in the disposition of matters which they are authorized by law to entertain or dispose of on an ex-parte basis, neither agency members, employees nor hearing examiners shall, after notice of hearing in a contested case or licensing to which the procedures of a contested case apply under this Act, communicate, directly or indirectly, in connection with any issue of fact, with any person or party, or in connection with any other issue with any party or representative of such party, except upon notice and opportunity for all parties to participate. However, an agency member may communicate with other members of the agency, and an agency member or hearing examiner may have the aid and advice of one or more personal assistants.

(Source: Amended at _____ Ill. Reg. _____, effective _____)

DEPARTMENT OF NUCLEAR SAFETY

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Use of Radionuclides in the Healing Arts
- 2) Code Citation: 32 Ill. Adm. Code 335
- 3)

<u>Section Number:</u>	<u>Proposed Action:</u>
335.10	Amendment
335.15	New Section
335.20	Amendment
335.30	Amendment
335.40	Amendment
335.1010	Amendment
335.1020	Amendment
335.1030	Amendment
335.1040	Amendment
335.1050	Amendment
335.1060	Amendment
335.1070	Amendment
335.1080	Amendment
335.1090	Amendment
335.2010	Amendment
335.2020	Amendment
335.2030	Amendment
335.2040	Amendment
335.2050	Amendment
335.2060	Amendment
335.2070	Amendment
335.2080	Amendment
335.2090	Amendment
335.2100	Amendment
335.2110	Amendment
335.2120	Amendment
335.2130	Amendment
335.3010	Amendment
335.4010	Amendment
335.4020	Amendment
335.4030	Amendment
335.5010	Amendment
335.5020	Amendment
335.5030	Amendment
335.7010	Amendment
335.7020	Amendment
335.7030	Amendment
335.7040	Amendment
335.7050	Amendment
335.8010	Amendment
335.8020	Amendment

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 335.8060 Amendment
 335.8080 Amendment
 335.8090 Amendment
 335.8100 Amendment
 335.8110 Amendment
 335.8120 Amendment
 335.8130 Amendment
 335.8140 Amendment
 335.8150 Amendment
 335.9010 Amendment
 335.9020 Amendment
 335.9030 Amendment
 335.9040 Amendment
 335.9050 Amendment
 335.9060 Amendment
 335.9070 Amendment
 335.9080 Amendment
 335.9090 Amendment
 335.9100 Amendment
 335.9120 Amendment
 335.9130 Amendment
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 335.9150 Amendment
 335.9160 Amendment
 335.9170 Amendment
 335.9180 Amendment

4) Statutory Authority: Implementing and authorized by the Radiation Protection Act of 1990 (Ill. Rev. Stat. 1991, ch. 111½, par. 210-1 et seq.) [420 ILCS 40].

5) A Complete Description of the Subjects and Issues Involved: The Department is proposing this amendment to: (a) modify cross references that have changed by recently adopted amendments to 32 Ill. Adm. Code 310, 330 and 340; (b) replace an emergency rule currently in effect in 32 Ill. Adm. Code 335,3010 and 335,4010; (c) add a new Section 335.15, "Incorporations by Reference" that sets forth general information regarding rules, standards and guidelines that are incorporated by reference into Part 335; (d) delete the definition of "As low as reasonably achievable or 'ALARA'" because it has been defined in 32 Ill. Adm. Code 310; (e) add definitions for: annually, high dose rate afterloader and quarterly; (f) modify definition of "reportable event" by deleting the wrong route of

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administration as a type of event when the radiopharmaceutical involved is I-125 or I-131; (g) incorporate the new term, "high dose rate afterloader" into sections referencing brachytherapy sources to indicate that these devices are to be included; (h) update statutory citations that are referenced in the rule; (i) incorporate some language previously included as Agency Notes into the text of the rule; (j) delete provisions to allow delegation of responsibilities to an individual other than the radiation safety officer; (k) delete requirement for a representative of nursing staff to be a member of the radiation safety committee when the licensee does not authorize therapy; (l) change requirements indicating when a signature is needed and reducing some signature requirements to either initials or the identity of a particular individual; (m) require consistent information identifying the make, model and serial number of instruments being recorded; (n) provide relief from requirement to document time of administration with time between assay and administration is less than 15 minutes; (o) delete requirement to perform clearance time calculations for spills of gases and replace with requirement to post emergency procedures to be followed in the event of a spill; (p) clarify differences in requirements for patients in the same room with and in rooms adjoining a therapy patient; (q) delete requirement to list names of individuals permitted to handle brachytherapy sources; (r) add metric units of measurement throughout the rule; and (s) make editorial changes to clarify the text and so that the style of this rule is consistent with other Department rules.

6) Will this proposed amendment replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? Yes

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: The requirements imposed by the proposed rulemaking are not expected to require local governments to establish, expand, or modify their activities in such a way as to necessitate additional expenditures from local revenues.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on this proposed rulemaking may be submitted in writing for a period of 45 days following publication of this notice. The Department will consider fully all written comments on this proposed rulemaking submitted during the 45 day comment period. Comments should be submitted to:

DEPARTMENT OF NUCLEAR SAFETY
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Valerie Puccini
Staff Attorney
Department of Nuclear Safety
1035 Outer Park Drive
Springfield, Illinois 62704
(217) 785-9880

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: The Department believes that these amendments impose no direct impact on any small businesses, small municipalities or not for profit corporations that are licensed by the Department to possess, use, distribute, store, treat, or dispose of radioactive materials, since the proposed rule would clarify requirements currently in effect in this Part and, in some cases, will provide relief to sections of the rules.

B) Reporting, bookkeeping or other procedures required for compliance: This rulemaking does not require registrants or licensees to perform additional reporting, bookkeeping or other procedures for achieving compliance.

C) Types of professional skills necessary for compliance: No particular professional skills are necessary for compliance.

The full text of the Proposed Amendment begins on the next page:

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SUBCHAPTER b: RADIATION PROTECTION
PART 335
USE OF RADIONUCLIDES IN THE HEALING ARTS

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AUTHORITY: Implementing and authorized by the Radiation Protection Act of 1990 (Ill. Rev. Stat. 1991, ch. 111½, pars. 210-1 et seq.) [420 ILCS 40].

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SOURCE: Adopted at 15 Ill. Reg. 10763, effective July 15, 1991; emergency amendment at 17 Ill. Reg. 9099, effective June 8, 1993, for a maximum of 150 days; amended at ___ Ill. Reg. ___, effective _____.

SUBPART A: ~~General Information~~ GENERAL INFORMATION

Section 335.10 Purpose and Scope

This Part establishes requirements for the use of radionuclides in the healing arts and for issuance of licenses authorizing the medical use of this material. These requirements provide for the protection of the public health and safety. The requirements of this Part are in addition to, and not in substitution for, others in 32 Ill. Adm. Code: Chapter II, Subchapters b and d. The requirements of 32 Ill. Adm. Code: Chapter II, Subchapters b and d apply to applicants and licensees subject to this Part unless specifically exempted.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.15 Incorporations by Reference

All rules, standards and guidelines of agencies of the United States or nationally recognized organizations or associations that are incorporated by reference in this Part are incorporated as of the date specified in the reference and do not include any later amendments or editions. Copies of these rules, standards and guidelines that have been incorporated by reference are available for public inspection at the Department of Nuclear Safety, 1035 Outer Park Drive, Springfield, Illinois.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 335.20 Definitions

"ALARA program" means a program designed to maintain effluents to unrestricted areas, occupational doses, and doses to the general public as low as is reasonably achievable.

"Annually" means at intervals not to exceed 1 year.

"Area of use" means a portion of a physical structure that has been set aside for the purpose of receiving, using or storing radioactive material.

"As low as is reasonably achievable or 'ALARA'" means as low as is reasonably achievable taking into account the state of technology, and the costs of improvements in relation to benefits to the public

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~~health and safety, and other societal and socioeconomic considerations, and in relation to the use of ionizing radiation in the public interest.~~

"Authorized user" means an individual who is identified as being authorized to use radioactive material on a license issued by the Department of Nuclear Safety (Department), the U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, or U.S. Nuclear Regulatory Commission license.

"Brachytherapy" means a method of radiation therapy in which sealed sources, including those contained in high dose rate afterloaders, are used to deliver a radiation dose at a distance of less than 6 centimeters (cm) by surface, intracavitary, or interstitial application.

"Calculated weekly administered dose" means the portion of the calculated administered dose received by the patient in 7 consecutive days.

"Case" means the performance of a clinical procedure on a patient.

"Classroom and laboratory training" means planned instruction outlined in a syllabus and offered by an individual or organization. It is comprised of lectures, demonstrations, hands-on laboratory exercises and tests.

"Clinical procedure" means a method of using radioactive material for patient care in which the material or its radiation is administered to the patient. A specific clinical procedure specifies, either explicitly or in context, the indication for the procedure, the purpose (diagnosis or therapy), the radionuclide and its chemical and physical form, the dosage or dose and method of administration and patient follow-up. Diagnostic clinical procedures also include the method of collecting raw data, manipulating the data and interpreting the final results, which may be images, graphs, or numbers.

"Dedicated check source" means a radioactive source, with a half-life greater than 5 years, that is used to assure the constant operation of a radiation detection or measurement device.

"Diagnostic clinical procedures manual" means a collection of written procedures that describes each method (and other instructions and precautions) by which the licensee performs diagnostic clinical procedures. Each diagnostic clinical procedure

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included in this manual must be approved by the authorized user and must include the radiopharmaceutical, dosage, and route of administration.

"High dose rate afterloader" means an automated device used for delivering a sealed source of high activity (typically of the magnitude of gigabecquerels or curies of activity for Ir-192) for brachytherapy.

"Licensed practitioner of the healing arts" means a person licensed under the Medical Practice Act of 1987 (111. Rev. Stat. 1989 1991, ch. 111, par. 4400-1 et seq.) [225 ILCS 60], The Illinois Dental Practice Act (111. Rev. Stat. 1989 1991, ch. 111, par. 2301 et seq.) [225 ILCS 25] or the Podiatric Medical Practice Act of 1987 (111. Rev. Stat. 1989 1991, ch. 111, par. 4801 et seq.) [225 ILCS 100].

"Management" means the chief executive officer or that individual's designee.

"Medical institution" means:

An organization, other than a medical clinic, private medical practice, or mobile nuclear medicine service, that holds a specific license issued by the Department and that practices more than two medical disciplines; or

A medical clinic, private practice, or mobile nuclear medicine service that holds a specific license issued by the Department and is authorized under Sections 335.5010, 335.7010, or 335.8010 to use radioactive material.

"Medical use" means the intentional internal or external administration of radioactive material, or the radiation therefrom, to humans in the practice of the healing arts.

"Output" means the exposure rate, dose rate, or a quantity related in a known manner to these rates from a teletherapy unit for a specified set of exposure conditions.

"Personal participation in a complete case" means performing or observing all the steps required to perform a clinical procedure on a patient under the supervision of an authorized user. This means selection and preparation of the radiopharmaceutical, calculation, measurement, and administration of the dosage or dose, operation of all the equipment used during the clinical procedure, collection and manipulation of the raw data, performing or observing the patient

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examination, case history review, determination of suitability for radionuclide diagnosis, interpretation of the results, and follow-up for the case. For purposes of meeting training requirements, mere interpretation of the results does not constitute personal participation in a case.

"Personally performing a complete case" means performing all the steps required to perform a clinical procedure on a patient. This means selection and preparation of the radiopharmaceutical, calculation, measurement, and administration of the dosage or dose, operation of all the equipment used during the clinical procedure, collection and manipulation of the raw data, performing or observing the patient examination, case history review, determination of the suitability for radionuclide diagnosis, interpretation of the results, and follow-up for the case. For purposes of meeting training requirements, mere interpretation of the results does not constitute personal performance in a case.

"Prescribed dosage" means the radiopharmaceutical activity as documented:

in a written directive; or

either in the diagnostic clinical procedures manual for diagnostic procedures, or as otherwise directed by the authorized user for diagnostic procedures.

"Prescribed dose" means:

for gamma stereotactic radiosurgery, the total dose as documented in the written directive;

for teletherapy, the total dose and dose per fraction as documented in the written directive; or

for brachytherapy, either the total dose or the total source strength and exposure time, as documented in the written directive.

"Recordable event" means the administration of:

radioactive material or radiation therefrom without a written directive by a procedure listed in the definition of the term "written directive";

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radioactive material or radiation therefrom pursuant to a written directive without daily recording the administered radiation dose or radiopharmaceutical dosage;

a therapeutic radiopharmaceutical dosage, other than \pm iodine-125 or \pm iodine-131 as sodium iodide, when the administered dosage differs from the prescribed dosage by more than ± 10 ten percent of the prescribed dosage;

a radiopharmaceutical procedure involving greater than $30\text{-}\mu\text{Ci}$ (~~1.11 MBq~~) 1.11 MBq (30 microCi) of \pm iodine-125 or \pm iodine-131 as sodium iodide, when both the administered dosage differs from the prescribed dosage by more than ± 10 ten percent of the prescribed dosage, and the difference between the administered dosage and prescribed dosage exceeds $15\text{-}\mu\text{Ci}$ (~~555 kBq~~) 555 kBq (15 microCi);

a teletherapy radiation dose when the calculated weekly administered dose is 15 percent greater than the weekly prescribed dose; or

a brachytherapy radiation dose when the calculated administered total dose differs from the prescribed dose by more than ± 10 ten percent of the prescribed dose.

"Quarterly" means at intervals not to exceed 3 months.

"Reportable event" means the administration of:

a therapeutic radiopharmaceutical dosage other than \pm iodine-125 or \pm iodine-131 as sodium iodide:

involving the wrong patient, wrong radiopharmaceutical, the wrong route of administration; or

when the administered dosage differs from the prescribed dosage by more than 20 percent of the prescribed dosage;

a radiopharmaceutical dosage in quantities greater than $30\text{-}\mu\text{Ci}$ (~~1.11 MBq~~) 1.11 MBq (30 microCi) of \pm iodine-125 or \pm iodine-131 as sodium iodide:

involving the wrong patient, wrong radiopharmaceutical, ~~the wrong route of administration;~~ or

when both the total administered dosage differs from the

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prescribed dosage by more than 20 percent of the prescribed dosage, and the difference between the administered dosage and prescribed dosage exceeds $30\text{-}\mu\text{Ci}$ (~~1.11 MBq~~) 1.11 MBq (30 microCi);

a gamma stereotactic radiosurgery radiation dose:

involving the wrong patient or wrong treatment site; or

when the calculated total administered dose differs from the total prescribed dose by more than ± 10 ten percent of the total prescribed dose;

a teletherapy radiation dose:

involving the wrong patient, wrong treatment modality, the wrong treatment site;

when the treatment consists of three or fewer fractions and the calculated total administered dose differs from the total prescribed dose by more than ± 10 ten percent of the total prescribed dose;

when the calculated weekly administered dose is 30 percent greater than the weekly prescribed dose; or

the calculated total administered dose differs from the prescribed dose by more than 20 percent of the prescribed dose;

a brachytherapy radiation dose:

involving the wrong patient, wrong radioisotope, or the wrong treatment site (excluding, for permanent implants, seeds that were implanted in the correct site but migrated outside the treatment site);

involving a sealed source that is leaking;

when, for a temporary implant, one or more sealed sources are not removed upon completion of the procedure; or

when the calculated total administered dose differs from the prescribed dose by more than 20 percent of the prescribed dose;

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a diagnostic radiopharmaceutical dosage, other than \pm iodine-125 or \pm iodine-131 as sodium iodide in quantities greater than ~~30 μ Ci (1.1 MBq)~~ 1.1 MBq (30 microCi) of ~~\pm 125 or \pm 131 as sodium iodide~~, both:

involving the wrong patient, the wrong pharmaceutical, the wrong route of administration, or the wrong radiopharmaceutical dosage; and

when the dose to the patient exceeds ~~5 rem (50 mSv)~~ 50 mSv (5 rem) effective dose equivalent or ~~50 rem (500 mSv)~~ 500 mSv (50 rem) dose equivalent to any individual organ.

"Supervised clinical experience" means performing specified tasks in the clinical setting during the work day. Supervised clinical experiences provide the student with the medical knowledge and facility necessary to assure that clinical procedures will be of benefit to the patient. It is provided in the clinic, as contrasted to the classroom, because that is the most efficient way to provide the instruction. However, continuing education courses, seminars, journal clubs, and other methods of clinical instruction may comprise up to 20% percent of this training and experience.

"Supervised handling experience" means performing specified tasks with equipment in the clinical setting during the work day. It is required so that the student will develop facility in performing those tasks in the work setting, as contrasted to the classroom and laboratory setting. This is usually accomplished during the "supervised clinical experience" period.

"Teletherapy" means a method of radiation therapy in which the source of radiation is at a distance of 6 ~~cm~~ centimeters or more from the area being treated.

"Teletherapy physicist" means the individual identified as the teletherapy physicist on a radioactive material license.

"Visiting authorized user" means a temporary (i.e., less than 60 days each year) authorized user who is not identified on the license of the licensee being visited and who has been approved by the Radiation Safety Committee in accordance with Section 335.1060(b).

"Weekly prescribed dose" means the portion of the prescribed dose to be delivered in 7 consecutive days.

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"Written directive" means a written order for a specific patient, dated and signed by an authorized user prior to the administration of a radiopharmaceutical or radiation except as authorized under "all other brachytherapy" below, containing the following information:

therapeutic administration of a radiopharmaceutical other than \pm iodine-125 or \pm iodine-131 as sodium iodide: the radiopharmaceutical, dosage, and route of administration;

any administration of \pm iodine-125 or \pm iodine-131 as sodium iodide involving quantities greater than ~~30 μ Ci (1.1 MBq)~~ 1.1 MBq (30 microCi): the dosage;

gamma stereotactic radiosurgery: target coordinates, collimator size, plug pattern, and total dose;

teletherapy: the total dose, dose per fraction, treatment site, and overall treatment period;

high dose rate remote afterloading brachytherapy: the radionuclide, treatment site, and total dose; or

all other brachytherapy:

prior to implantation, the radionuclide, number of sources, and source strengths; and

after implantation but prior to completion of the procedure, the radionuclide, treatment site, and total source strength and exposure time (or equivalently, the total dose).

(Source: Amended at Ill. Reg. _____, effective _____)

Section 335.30 License Required

a) No person shall manufacture, produce, acquire, receive, possess, use, or transfer radioactive material for medical use except in accordance with a specific license issued in accordance with 32 Ill. Adm. Code 330.

b) Unless prohibited by license condition, an individual may receive, possess, use, or transfer radioactive material in accordance with this Part under the supervision of an authorized user as provided in Section 335.1050.

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(Source: Amended at __ Ill. Reg. ____, effective ____)

Section 335.40 License Amendments

For specific licenses issued pursuant to 32 Ill. Adm. Code 330.260(a) or 330.260(b), a licensee's management shall apply for and shall receive a license amendment:

- a) Before using radioactive material for any use not permitted by the license;
- b) Before permitting anyone, except a visiting authorized user described in Section 335.1060, to work as an authorized user under the license;
- c) Before changing the Radiation Safety Officer or teletherapy physicist. If the teletherapy physicist named on the license is no longer performing his or her duties, the Radiation Safety Committee may have the duties performed by an individual who is listed by name as a teletherapy physicist on a Department, ~~Agreement State or U.S. Nuclear Regulatory Commission or Agreement State~~ license, and who meets the training criteria listed in Section 335.9150, for up to 90 days while an amendment is being obtained;
- d) Before receiving radioactive material in excess of the amount authorized on the license;
- e) Before adding to or changing any area of use identified on the license, including changing the shielding in a teletherapy suite or changing the shielding in or location of a room containing a high dose rate afterloader;
- f) Before changing statements, representations and procedures that are incorporated into the license; and
- g) Within 30 days after a Radiation Safety Officer or teletherapy physicist permanently discontinues performance of duties under the license, or after changing the name or the mailing address of the licensee as it appears on the license.

(Source: Amended at __ Ill. Reg. ____, effective ____)

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SUBPART B: ~~General Administrative Requirements~~
GENERAL ADMINISTRATIVE REQUIREMENTS

Section 335.1010 ALARA Program

- a) Each licensee shall develop and implement a written program designed to maintain radiation doses and releases of radioactive material in effluents to unrestricted areas as low as is reasonably achievable. The licensee shall retain a current written description of the ALARA program for the duration of the license. The written description shall include:
 - 1) A commitment by management to keep occupational doses and releases of radioactive material in effluents as low as is reasonably achievable;
 - 2) A requirement that the Radiation Safety Officer brief management at least once each year on the radiation safety program;
 - 3) Personnel dose investigational levels that, when exceeded, will initiate an investigation by the Radiation Safety Officer of the cause of the dose; and
 - 4) Personnel dose investigational levels that, when exceeded, will within 24 hours initiate an investigation by the Radiation Safety Officer of the cause of the dose and a consideration of actions that might be taken to reduce the probability of recurrence.
- b) To satisfy the requirement of subsection (a) above:
 - 1) The management, Radiation Safety Officer and all authorized users shall participate in the establishment, implementation and operation of the ALARA program ~~as required by 32 Ill. Adm. Code 340.1000(b).~~
 - 2) For licensees that are not medical institutions, management and all authorized users shall participate in the program as requested by the Radiation Safety Officer.
 - 3) The ALARA program shall include notice to workers of the program's existence and workers' responsibility to help keep radiation doses as low as is reasonably achievable.
- c) The ALARA program shall include an annual review by the Radiation

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Safety Committee for medical institutions, or management and the Radiation Safety Officer for licensees that are not medical institutions. The annual review shall include summaries of:

- 1) ~~the~~ the types and amounts of radioactive material used;
- 2) ~~occupational~~ occupational dose reports;
- 3) ~~all~~ all license conditions and regulations as they relate to the licensee's program; and
- 4) ~~continuing~~ Continuing education and training provided to personnel as required by 32 Ill. Adm. Code 400.120.

- d) The purpose of the review is to ensure that individuals make every effort to maintain occupational doses, doses to the general public and releases of radioactive material as low as is reasonably achievable.

(Source: Amended at __ Ill. Reg. ____, effective ____)

Section 335.1020 Radiation Safety Officer

- a) A licensee shall appoint a Radiation Safety Officer responsible for implementing the radiation safety program. The licensee, through the Radiation Safety Officer, shall ensure that radiation safety activities are being performed in accordance with the license provisions and regulatory requirements in the daily operation of the licensee's radioactive material program.

- b) The Radiation Safety Officer shall:

- 1) Investigate overexposures, accidents, recordable and reportable events, spills, losses, thefts, unauthorized receipts, unauthorized uses, unauthorized transfers, unauthorized disposals and other deviations from radiation safety practices approved by the Radiation Safety Officer or the Department, and implement corrective actions as necessary;

- 2) Implement written policy and procedures for:

- A) Authorizing the purchase of radioactive material;
- B) Receiving and opening packages of radioactive material;
- C) Storing radioactive material;

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- D) Keeping an inventory record of radioactive material;
 - E) Using radioactive material safely;
 - F) Taking emergency action if control of radioactive material is lost;
 - G) Performing radiation surveys as required by the licensee or this Part, or 32 Ill. Adm. Code 330 or 340;
 - H) Performing operability checks of survey instruments and other safety equipment;
 - I) Disposing of radioactive material in accordance with the requirements of 32 Ill. Adm. Code ~~340.3010~~ 340.1010;
 - J) Providing or supervising the provision of radiation safety training to personnel who work in or frequent areas where radioactive material is used or stored; and
 - K) Keeping copies of the license and 32 Ill. Adm. Code: Chapter II, Subchapters b and d and all records, reports and written policies and procedures required thereunder.
- 3) For medical use at a facility other than a medical institution, approve or disapprove radiation safety program changes with the advice and consent of management prior to submittal to the Department for licensing action.
 - 4) For medical use at a medical institution, assist the Radiation Safety Committee in the performance of its duties as specified in Section 335.1030.
 - 5) Maintain, for a period of ~~five~~ 5 years, records of all individuals designated by the Radiation Safety Officer to perform duties or meet regulatory requirements that would otherwise be required as a duty ~~of~~ responsibility of the Radiation Safety Officer. These records shall include:

- A) The name of the designated individual;
- B) A list of all duties ~~and responsibilities~~ that the Radiation Safety Officer's designee is authorized to perform;
- C) The date upon which the designation became effective;

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D) The signature of the Radiation Safety Officer's designee; and

E) The signature of the Radiation Safety Officer.

6) ~~The Radiation Safety Officer shall review records generated by designees and the performance of designees at least once in each calendar quarter.~~ In addition, the licensee shall maintain for Departmental inspection for a period of 5 years, records of the quarterly reviews of records generated by designees and quarterly reviews of designee performance records, ~~for a period of five years, of these quarterly reviews and Radiation Safety Officer's designee reviews for Departmental inspection.~~ These records shall include:

- A) The date of the review;
- B) The records being reviewed or the name of the designee being reviewed;
- C) A list of all duties and responsibilities reviewed by the Radiation Safety Officer for the designee review;
- D) The results of the Radiation Safety Officer's review and any corrective measures taken, if applicable, based on the review; and
- E) The signature of the Radiation Safety Officer.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.1030 Radiation Safety Committee

Each medical institution licensee shall establish a Radiation Safety Committee to oversee the use of radioactive material.

a) The Committee shall meet the following administrative requirements:

- 1) Membership shall consist of at least three individuals and shall include an authorized user of each type of use permitted by the license, the Radiation Safety Officer, ~~for each medical licensee, a representative of the nursing service and a representative of management who is neither an authorized user nor a Radiation Safety Officer and, for licenses authorizing~~

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the therapeutic uses described in Subparts F and H below, a representative of the nursing service.

2) The Committee shall meet at least once each calendar quarter.

3) To establish a quorum and to conduct business, at least one-half of the Committee membership must be in attendance, and shall include, at a minimum, the management's representative, an authorized user and the Radiation Safety Officer. However, no more than once per year, the Radiation Safety Officer's designee may substitute for the Radiation Safety Officer, provided that the designee has been provided a written report ~~from the Radiation Safety Officer.~~ The report shall include all information necessary for that meeting, such as the minutes of the previous Committee meeting as required by subsection (5) below and reports by the Radiation Safety Officer. Reports by the Radiation Safety Officer shall include reports of investigations required by Section 335.1020(b)(1) above and information necessary for the reviews required by subsections (b)(5) and (b)(6) below. To maintain membership on the Committee, a member must attend at least one-half of the meetings held in any year.

~~AGENCY NOTE: The written report referenced above includes all information otherwise required to have been submitted by the Radiation Safety Officer at that meeting, such as information specified in subsections (b)(5) and (6) below.~~

4) The minutes of each Radiation Safety Committee meeting shall include:

- A) The date of the meeting;
- B) Members in attendance;
- C) Members absent;
- D) Summary of deliberations and discussions;
- E) Recommended actions and the numerical results of all votes; and
- F) Documentation of any reviews the radiation protection program review required by 32 Ill. Adm. Code 340.110(c) and the ALARA program review required by ~~subsection (b) below and~~ Section 335.1010(b).

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- 5) The Committee shall provide each member with a copy of the meeting minutes before the next meeting, and retain one copy for 5 years from the meeting date.
- b) To oversee the use of licensed material, the Committee shall:
- 1) Monitor the institutional program to maintain individual and collective doses as low as is reasonably achievable;
 - 2) Review and approve or disapprove any individual who is to be listed as an authorized user, Radiation Safety Officer, or ~~teletherapy physicist~~ before submitting a license application or request for amendment or renewal. Such review and approval shall be on the basis of safety and with regard to the training and experience standards of this Part;
 - 3) Review on the basis of safety and approve or disapprove each proposed method of use of radioactive material;
 - 4) Submit to the Department, for licensing action, only those procedures and radiation safety program changes that have been reviewed by the Committee on the basis of safety, and have been approved with the advice and consent of the Radiation Safety Officer and the management representative;

AGENCY NOTE: This approval may be obtained either by vote at a meeting of the Radiation Safety Committee or by written approval of the individual members of the Committee.

- 5) Review quarterly, with the assistance of the Radiation Safety Officer, ~~occupational radiation exposure records of all personnel working in the vicinity of radioactive material the records of individual monitoring results of all individuals for whom monitoring was required pursuant to 32 Ill. Adm. Code 340.520;~~
- 6) Review quarterly all recordable and reportable events and incidents involving radioactive material with respect to cause and subsequent actions taken. These reviews shall be with the assistance of the Radiation Safety Officer;
- 7) Review annually the radiation safety program. These reviews shall be with the assistance of the Radiation Safety Officer; and

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- 8) Establish ~~a table of~~ investigational levels for occupational dose that, when exceeded, shall ~~initiate~~ require investigations and considerations of action by the Radiation Safety Officer.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 335.1040 Statement of Authorities and Responsibilities

- a) A licensee shall provide the Radiation Safety Officer, and also at a medical institution the Radiation Safety Committee, the authority, organizational freedom and management prerogative to:
 - 1) Identify actual or potential radiation safety hazards;
 - 2) Initiate, recommend, or provide solutions to actual or potential radiation safety hazards; and
 - 3) Verify implementation of corrective actions.
- b) A licensee shall establish, in writing, the authorities, duties, responsibilities and radiation safety activities of the Radiation Safety Officer, and also at a medical institution the Radiation Safety Committee.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 335.1050 Supervision

- a) A licensee who permits the receipt, possession, use, or transfer of radioactive material by an individual other than a physician under the supervision of an authorized user as allowed by Section 335.30 shall:
 - 1) ~~Instruct~~ Document instruction provided to the supervised individual, prior to assuming duties requiring the handling of radioactive materials, ~~in~~ regarding the principles of radiation safety appropriate to that individual's use of radioactive material;
 - 2) Review the supervised individual's use of radioactive material, provide reinstruction and review records kept to reflect this use;
 - 3) Require the authorized user or Radiation Safety Officer to be available to communicate with the supervised individual; and

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- 4) Allow only those individuals who are accredited by the Department pursuant to 32 Ill. Adm. Code 401.100 or exempt from accreditation by 32 Ill. Adm. Code 401.30, and designated in writing by the licensee, to administer radionuclides or radiation to patients.
- b) A licensee who permits the receipt, possession, use, or transfer of radioactive material by a physician under the supervision of an authorized user as allowed by Section 335.30 shall:
 - 1) Review the supervised individual's use of radioactive material, provide reinstruction and review records kept to reflect this use;
 - 2) Require the authorized user to be available to communicate with the supervised individual; and
 - 3) Maintain a record of each supervised individual for a period of 5 years from the initiation of ~~the~~ the supervised training. This record shall include the name of each supervised individual, the results of reviews required by subsection (b)(1) above, a description of what procedures the supervised individual is approved to perform and the signature of the supervising authorized user.
- c) A licensee shall require the supervised individual receiving, possessing, using, or transferring radioactive material under Section 335.30 to:
 - 1) Follow the instructions of the supervising authorized user;
 - 2) Follow the procedures established by the Radiation Safety Officer; and
 - 3) Comply with this Part and 32 Ill. Adm. Code 310, 330, 340, 341, 400 and 401 and the license conditions with respect to the use of radioactive material.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.1060 Authorized User and Visiting Authorized User

- a) A licensee shall assure that only authorized users of radioactive material who are licensed practitioners of the healing arts:
 - 1) Select or establish written criteria for the selection of the

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- 2) Prescribe the radiopharmaceutical dosage or radiation dose to be administered; and
- 3) Interpret the results of tests, studies, or treatments.
- b) A licensee may permit any visiting authorized user to use licensed material for medical use under the terms of the licensee's license for up to 60 days each year without applying for a license amendment if:
 - 1) The physician is licensed in accordance with the Medical Practice Act of 1987;
 - 2) The visiting authorized user has the prior written permission of the licensee's management and, if the use occurs on behalf of an institution, the institution's Radiation Safety Committee;
 - 3) The licensee has a copy of a license issued by the Department, the U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, or U.S. Nuclear Regulatory Commission ~~license~~ license that identifies the visiting authorized user by name as an authorized user; and
 - 4) The visiting authorized user performs only ~~only~~ those procedures for which the visiting authorized user is specifically authorized by a ~~Department, Agreement State, Licensing State, or U.S. Nuclear Regulatory Commission license~~ are performed by that individual license described in subsection (3) above.
- c) A licensee shall retain copies of the records specified in subsection (b) for 5 years.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.1070 Mobile Nuclear Medicine Service Administrative Requirements

- a) Prior to bringing radioactive material into a client's facility, mobile nuclear medicine service licensees shall obtain a letter, signed by the management of the client for whom services are rendered, that authorizes use of radioactive material at the client's address of use. The mobile nuclear medicine service

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licensee shall retain the letter for 5 years after the last provision of service.

- b) If a mobile nuclear medicine service provides services that the client is also authorized to provide, then the mobile nuclear medicine service shall provide those services in accordance with 32 Ill. Adm. Code: Chapter II, Subchapters b and d and the requirements of the mobile nuclear medicine service's license.
- c) A mobile nuclear medicine service shall not have radioactive material delivered directly from the manufacturer or the distributor to the mobile nuclear medicine service company's client.
- d) The mobile nuclear medicine service shall retain a record of all dosages administered under the service's license for 5 years after the date of administration. This record shall include the radiopharmaceutical name, the clinical procedure, the activity administered, the name of the authorized user, the date of administration and the initials identity of the individual performing the administration.
- e) A mobile nuclear medicine licensee may permit a physician to use licensed material for medical use under the terms of the mobile nuclear medicine service's license without applying for a license amendment if:
 - 1) The physician has the prior written permission of the mobile nuclear medicine service's management;
 - 2) The mobile nuclear medicine service has a copy of a license issued by the Department, the U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, ~~or U.S. Nuclear Regulatory Commission license~~ that identifies the physician by name as an authorized user for medical use; and
 - 3) The physician performs only ~~only~~ those procedures for which the physician is specifically authorized by a ~~Department, Agreement State, Licensing State, or U.S. Nuclear Regulatory Commission license~~ are performed by that individual licensee described in subsection (2) above; and
 - 4) The mobile nuclear medicine service licensee shall retain a copy of the physician's authorization for 5 years after the physician's most recent performance of service.

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- f) Mobile nuclear medicine licensees shall comply with the ALARA program requirements of Section 335.1010.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 335.1080 Notifications, Reports, and Records of Reportable Events

- a) For any administration of radioactive material or radiation that results in a reportable event:
 - 1) The licensee shall notify the Department by telephone no later than the next day after the licensee ascertains and confirms that a reportable event has occurred.
 - 2) The licensee shall submit a written report to the Department within 15 days after the licensee ascertains and confirms that a reportable event has occurred. The written report must include the licensee's name; the prescribing physician's name; a brief description of the reportable event; why the reportable event occurred; the effect on the patient; what improvements are needed to prevent recurrence; actions taken to prevent recurrence; whether the licensee informed the patient (or the patient's responsible relative or guardian), and if not, why not; and if the patient was informed, what information was provided to the patient. The report must not include the patient's name or other information that could lead to identification of the patient.

3) The licensee shall notify the patient of the reportable event within 15 days after the licensee ascertains and confirms that a reportable event has occurred, unless the referring physician agrees to inform the patient or believes, based on medical judgment, that telling the patient would be harmful. If the referring physician or patient cannot be reached within 15 days, the licensee shall notify them as soon as practicable. The licensee is not required to notify the patient without first consulting the referring physician; however, the licensee shall not delay any appropriate medical care for the patient because of any delay in notification.

4) If the patient was notified, the licensee shall also furnish a written report to the patient within 15 days after the licensee ascertains and confirms that a reportable event has occurred. The report to the patient shall be either a copy of the report that was submitted to the Department, or a brief

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description of both the event and the consequences, as they may affect the patient, provided that a statement is included that the report submitted to the Department can be obtained from the licensee.

- b) Each licensee shall retain a record of each reportable event for ~~five~~ 5 years. The record must contain the names of all individuals involved in the reportable event (including the prescribing physician, allied health personnel, the patient, and the patient's referring physician), the patient's social security number or identification number if one has been assigned, a brief description of the reportable event, why the reportable event occurred, the effect on the patient, what improvements are needed to prevent recurrence, and the actions taken to prevent recurrence.
- c) Aside from the notification requirement, nothing in this Section affects any rights or duties of licensees and physicians in relation to each other, patients, or the patient's responsible relatives or guardians.

(Source: Amended at __ Ill. Reg. ____, effective ____)

Section 335.1090 Materials Authorized for Medical Use

A licensee shall utilize only the following for medical use:

- a) Radioactive material prepared, manufactured, labeled, packaged and distributed in accordance with a license issued pursuant to 32 Ill. Adm. Code 330 or the equivalent regulations of the U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, ~~or the U.S. Nuclear Regulatory Commission; and~~
- b) Reagent kits that have been manufactured, labeled, packaged, and distributed in accordance with an approval issued by the Department, the U.S. Department of Health and Human Services, Food and Drug Administration (FDA), the Department U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, ~~or the U.S. Nuclear Regulatory Commission.~~

(Source: Amended at __ Ill. Reg. ____, effective ____)

SUBPART C: ~~General Technical Requirements~~ GENERAL TECHNICAL REQUIREMENTS

Section 335.2010 Possession, Use, Calibration and Check of Dose Calibrators

- a) A medical use licensee that is authorized to administer

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radiopharmaceuticals shall possess a dose calibrator and use it to measure the amount of activity administered to each patient.

- b) A licensee shall:

- 1) Check each dose calibrator for constancy with a dedicated check source at the beginning of each day of use. To satisfy the requirement of this subsection, the check shall be done on all settings to be used that day with a sealed source of not less than ~~10 uCi (370 kBq)~~ 370 kBq (10 microCi) of radium-226 or ~~50 uCi (1.85 MBq)~~ 1.85 MBq (50 microCi) of any other photon-emitting radionuclide with a half-life greater than 90 days. The licensee shall ~~also~~ make a record of the results of these checks. The ~~records~~ record shall include the model and serial number of the dose calibrator, the identity of the radionuclide contained in the check source, the date of the check, the activity measured, the instrument settings and the ~~initials or signature~~ identity of the individual who performed the check;

- 2) Test each dose calibrator for accuracy upon installation, and thereafter at intervals not to exceed 12 months. The licensee shall ~~maintain records~~ make a record of these tests which shall include the model, serial number, radionuclide, assay activity, and activity assay date of each source used, the manufacturer, model and serial number of the dose calibrator, the date and results of the accuracy test and the signatures or initials of the Radiation Safety Officer and the individual who performed the test. These tests shall be performed by assaying at least the following ~~3~~ three sealed sources, the activity of which the manufacturer, National Bureau of Standards, or the National Institute of Standards and Technology has determined within ~~5~~ five percent of the stated activity:
 - A) Cesium-137, minimum ~~100 uCi (3.7 MBq)~~ 3.7 MBq (100 microCi) source;
 - B) Barium-133, minimum ~~100 uCi (3.7 MBq)~~ 3.7 MBq (100 microCi) source;
 - C) Cobalt-57, minimum ~~1 milliecurie (37 MBq)~~ 37 MBq (1 mCi) source;

- 3) Test each dose calibrator for linearity upon installation, and thereafter at intervals not to exceed 3 months, over the range

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of use from the lowest to the highest dosage that will be administered. The licensee shall also ~~maintain records~~ make a record of these tests. These records shall include the model and serial number of the dose calibrator, the calculated activities, the measured activities, the date(s) and time(s) of the test, the signature identity of the individual performing the test and the signature or initials of the Radiation Safety Officer; and

- 4) Test each dose calibrator for geometry dependence upon installation or ~~relocation~~ over the range of volumes and volume configurations for which it will be used. The licensee shall keep a record of this test ~~for the duration of the use of the dose calibrator. The licensee shall also maintain records of these tests. These records~~ The record shall include the model and serial number of the dose calibrator, the activity and configuration of the source measured, the activity measured for each volume measured, the instrument setting for each volume measured, the date of the test, the signature identity of the individual performing the test and the signature or initials of the Radiation Safety Officer.

- c) A licensee shall mathematically correct dosage readings for any geometry or linearity error that exceeds ~~10~~ ten percent if the dosage is greater than ~~10 uCi (370 kBq)~~ 370 kBq (10 microCi) and shall repair or replace the dose calibrator if the accuracy or constancy error exceeds ~~10~~ ten percent.

- d) A licensee shall also perform checks and tests required by subsection (b) above following adjustment or repair of the dose calibrator, such as replacement of electronic components, that will affect constancy, linearity, accuracy or geometry dependence.

- e) A licensee shall retain a record of each constancy check, accuracy test and linearity test required by this Section for 5 years. A licensee shall retain a record of the results of the most recent performance of the geometry dependence test for the duration of the use of the dose calibrator.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.2020 Possession, Calibration and Check of Survey Instruments

- a) A licensee authorized to use radioactive material for uptake, dilution and excretion studies shall have in its possession a

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portable radiation detection survey instrument capable of detecting dose rates over the range ~~0.1 mrem (1.0 uSv) to 1 microSv (100 micromrem) per hour to 50 mrem (500 uSv) 500 microSv (50 mrem) per hour~~. The instrument shall be operable and calibrated in accordance with the requirements of this Section.

- b) A licensee authorized to use radioactive material for imaging and localization studies, for radiopharmaceutical therapy or for implant therapy, excluding high dose rate afterloaders, shall have in its possession a portable radiation detection survey instrument capable of detecting dose rates over the range ~~0.1 mrem (1.0 uSv) 1 microSv (100 micromrem) per hour to 50 mrem (500 uSv) 500 microSv (50 mrem) per hour~~, and a portable radiation measurement survey instrument capable of measuring dose rates over the range ~~1 mrem (10 uSv) 10 microSv (1 mrem) per hour to 1000 mrem (10 mSv) 10 mSv (1 rem) per hour~~. The instruments shall be operable and calibrated in accordance with the requirements of this Section.

- c) A licensee authorized to use radioactive material as a sealed source:

- 1) In a teletherapy unit or high dose rate afterloader shall have in its possession either a portable radiation detection survey instrument capable of detecting dose rates over the range ~~0.1 mrem (1.0 uSv) 1 microSv (100 micromrem) per hour to 50 mrem (500 uSv) 500 microSv (50 mrem) per hour~~ or a portable radiation measurement survey instrument capable of measuring dose rates over the range ~~1 mrem (10 uSv) 10 microSv (1 mrem) per hour to 1000 mrem (10 mSv) 10 mSv (1 rem) per hour~~. The instrument shall be operable and calibrated in accordance with the requirements of this Section.

- 2) For diagnostic purposes shall use either a portable radiation detection survey instrument capable of detecting dose rates over the range ~~0.1 mrem (1.0 uSv) 1 microSv (100 micromrem) per hour to 50 mrem (500 uSv) 500 microSv (50 mrem) per hour~~ or a portable radiation measurement survey instrument capable of measuring dose rates over the range ~~1 mrem (10 uSv) 10 microSv (1 mrem) per hour to 1000 mrem (10 mSv) 10 mSv (1 rem) per hour~~. The instrument shall be operable and calibrated in accordance with the requirements of this Section.

- d) A licensee shall ensure that the survey instruments used to show compliance with this Part have been calibrated before first use, ~~annually~~ at intervals not to exceed 1 year and following repair.

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e) To satisfy the requirement of subsection (d) above the licensee shall:

- 1) Calibrate all required scale readings up to ~~1000 mrem (10 mSv)~~ 10 mSv (1 rem) per hour with a radiation source;
- 2) Calibrate two readings, separated by at least 50 percent of the full-scale reading, for each scale to be calibrated;
- 3) Post a legible note on the instrument with showing the date of calibration and the apparent exposure dose rate from a dedicated check source as determined at the time of calibration, or immediately upon receipt of a the calibrated instrument ~~and with the date of calibration~~; and
- 4) Ensure that survey instrument calibrations are performed by persons specifically licensed by the Department, the U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, ~~or the U.S. Nuclear Regulatory Commission to perform such services.~~

f) To satisfy the requirements of subsections (e)(1) and (2) above, the licensee shall:

- 1) Consider a point as calibrated if the indicated exposure dose rate differs from the calculated exposure dose rate by not more than ~~10~~ ten percent; or
- 2) Consider a point as calibrated if the indicated exposure dose rate differs from the calculated exposure dose rate by not more than 20 percent and a correction chart or graph is conspicuously attached to the instrument.

g) Prior to using radioactive material, a licensee shall check the survey instrument to be used for required surveys with a dedicated check source on each day that instrument is used. This check source shall have a half-life greater than 5 years. These checks shall be taken with the check source placed in a specific geometry relative to the detector. If any check source reading varies greater than 20 percent from the reading measured immediately after calibration the licensee shall require that the instrument be repaired or recalibrated before use to determine compliance with this Part or 32 Ill. Adm. Code 340. The results of these checks shall be recorded:

- 1) After repair, battery change, or instrument calibration; and

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- 2) At intervals not to exceed 3 months.

h) The licensee shall retain a record, for 5 years, of each calibration required in subsection (d) above. The record shall include:

- 1) A copy of the licensee's calibration procedures or a copy of a license issued by the Department, the U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, ~~or U.S. Nuclear Regulatory Commission license~~ authorizing the person that performed the calibration to perform calibrations as a customer service; and
- 2) ~~The manufacturer, model and serial number of the instrument being calibrated; and~~
- 3) ~~The model, serial number, radionuclide, assay activity and activity assay date of the source used and the exposure rates from the source as provided in, or calculated from, information provided by the source supplier, and the rates indicated by the instrument being calibrated, the correction factors deduced from the calibration data, the signature or initials of the individual who performed the calibration and the date of calibration.~~

- i) The licensee shall retain a record of each check required in subsection (g) above for 5 years. The record shall include the manufacturer, model and serial number of the instrument being checked, a description of the source used, the radiation level indicated by the instrument being checked, the signature identity of the individual who performed the check and the date of the check.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.2030 Assay of Radiopharmaceutical Dosages

A licensee shall:

- a) Assay, before medical use, the activity of each radiopharmaceutical dosage that contains more than ~~10 uCi (370 kBq)~~ 370 kBq (10 microCi) of a photon-emitting radionuclide;
- b) Assay, before medical use, the activity of each radiopharmaceutical dosage with a desired activity of ~~10 uCi (370 kBq)~~ 370 kBq (10 microCi) or less of a photon-emitting radionuclide to verify that the dosage does not exceed ~~10 uCi (370 kBq)~~ 370 kBq (10 microCi);

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- c) Retain a record of the assays required by this Section for 5 years. To satisfy this requirement, the record shall contain:

- 1) The generic name, trade name, or abbreviation of the radiopharmaceutical, its lot number and expiration date or time and the radionuclide;
- 2) The patient's name and identification number if one has been assigned;
- 3) The prescribed dosage and activity of the dosage at the time of assay, or a notation that the total activity is less than ~~10 uCi (370 kBq)~~ 370 kBq (10 microCi);
- 4) The date and time of the assay;
- 5) The date and time of administration of the radiopharmaceutical and the time of administration, if more than 15 minutes has elapsed between the time of assay and the time of administration; and
- 6) The initials identity of the individual who performed the assay.

- d) A report of any irregularities pertaining to identification, labeling, quality, or assay of any radiopharmaceutical received under the authority of this license shall be filed within ten (10) days of occurrence with the Department, Division of Radioactive Materials.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 335.2040 Authorization for Calibration and Reference Sources

Any person authorized by Section 335.30 for medical use of radioactive material may receive, possess and use the following radioactive material for check, calibration and reference use:

- a) Sealed sources manufactured and distributed by persons specifically licensed in accordance with 32 Ill. Adm. Code 330 or equivalent provisions of the U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, or the U.S. Nuclear Regulatory Commission and that do not exceed ~~15 mCi (555 MBq)~~ 555 MBq (15 mCi) each, except radioactive material with atomic number 83 or above shall not exceed ~~6 uCi (185 kBq)~~ 185 kBq (5 microCi) per source and the total of such sources shall not exceed ~~50 uCi (1.85 MBq)~~ 1.85

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~~MBq (50 microCi).~~ The licensee need not submit in license applications the information required by 32 Ill. Adm. Code 330.240(g)(1) provided that the licensee maintains a record for each sealed source possessed under this authorization. The record shall identify the source by manufacturer and model as indicated in an evaluation sheet issued by the Department, the U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, ~~or the U.S. Nuclear Regulatory Commission;~~

- b) Any radioactive material with a half-life of 100 days or less in individual amounts not to exceed ~~15 mCi (555 MBq)~~ 555 MBq (15 mCi);
- c) Any radioactive material with a half-life greater than 100 days in individual amounts not to exceed ~~200 uCi (7.4 MBq)~~ 7.4 MBq (200 microCi) each; and
- d) Technetium-99m in individual amounts not to exceed ~~50 mCi (1.85 GBq)~~ 1.85 GBq (50 mCi).

(Source: Amended at Ill. Reg. _____, effective _____)

Section 335.2050 Requirements for Possession of Sealed Sources

- a) A licensee in possession of any sealed source shall post and follow the radiation safety and handling instructions supplied by the manufacturer or equivalent and shall maintain the instructions approved by the Department for the duration of source use in a legible form convenient to users. ~~If posting of the instructions is not practicable, the licensee shall post a notice that describes where users may access the instructions.~~

- b) A licensee in possession of a sealed source shall assure that: it is tested for leakage or contamination in accordance with 32 Ill. Adm. Code 340.410. In the absence of a certificate from a transferor indicating that a test has been made within the 6-month period prior to the transfer, the sealed source shall not be put into use until tested and the test results confirm that the sealed source is not leaking or contaminated.

- 1) ~~The source is tested for leakage before its first use unless the licensee has a certificate from the supplier indicating that the source was tested within 6 months before transfer to the licensee; and~~

- 2) ~~The source is tested for leakage at intervals not to exceed 6 months or at intervals approved by the Department, an~~

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Agreement State, a Licensing State, or the U.S. Nuclear Regulatory Commission. Sources designed to emit alpha particles are tested for leakage or contamination at intervals not to exceed 3 months or at intervals approved by the Department, an Agreement State, a Licensing State, or the U.S. Nuclear Regulatory Commission.

e) To satisfy the leak test requirements of this Section, the licensee shall assure that:

- 1) Leak tests are capable of detecting the presence of 0.005 μCi (185 Bq) of radioactive material on the test sample, or in the case of radium, either the presence of 0.005 μCi (185 Bq) of radioactive material on the test sample or the escape of radon at the rate of 0.001 μCi (37 Bq) per 24 hours;
- 2) Test samples are taken from the source or from the surfaces of the device in which the source is mounted or stored on which radioactive contamination might be expected to accumulate;
- 3) For a sealed source contained in a device, test samples are obtained when the source is in the "off" position; and
- 4) Tests for both leakage and contamination are performed by persons specifically licensed by the Department, an Agreement State, a Licensing State, or the U.S. Nuclear Regulatory Commission to perform such services.

dc) A licensee shall retain leak test records for 5 years in accordance with 32 Ill. Adm. Code 340.1135. The records shall contain the model and serial number, if assigned, of each source tested, the identity of each source radionuclide and its estimated activity, the measured activity of each test sample expressed in μCi or Bq becquerels or microcuries, a copy of the licensee's leak test procedures or a copy of a license issued by the Department, the U.S. Nuclear Regulatory Commission, an Agreement State, or a Licensing State, or U.S. Nuclear Regulatory Commission license authorizing the person that performed the leak test to perform leak tests as a customer service, the date of the test and the signature of the Radiation Safety Officer.

e) If the leak test reveals the presence of 0.005 μCi (185 Bq) or more of removable contamination or in the case of radium, either the presence of 0.005 μCi (185 Bq) of radioactive material on the test sample or the escape of radon at the rate of 0.001 μCi (37 Bq) per 24 hours, the licensee shall:

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- 1) Immediately withdraw the sealed source from use and store it in accordance with the requirements of 32 Ill. Adm. Code 340.1 and
- 2) File a report, with the Department, within 5 days of receiving the leak test results. This report shall describe the equipment involved, the test results and the action taken.

f) A licensee need not perform a leak test on the following sources:

- 1) Sources containing only radioactive material with a half-life of less than 30 days;

- 2) Sources containing only radioactive material as a gas;

- 3) Sources containing 100 μCi (3.7 MBq) or less of beta or photon-emitting material or 10 μCi (370 kBq) or less of alpha-emitting material;

- 4) Seeds of Iridium-192 encased in nylon ribbon; and

- 5) Sources, except teletherapy and brachytherapy sources, which are stored, not being used and identified as in storage. The licensee shall, however, test each such source for leakage before any use or transfer unless it has been tested for leakage within 6 months before the date of use or transfer.

AGENCY NOTE: The leak test exemptions in subsection (f) do not exempt the licensee from the physical inventory requirements of subsection (g).

gd) A licensee in possession of a sealed source, except sealed sources in teletherapy machines not identified as being in storage, shall conduct a physical inventory of all such sources at intervals not to exceed 3 months. The licensee shall retain each inventory record for 5 years. The inventory record shall include the radionuclide, assay activity and the activity assay date, manufacturer, model and serial number and activity assay date, the location of the sealed source(s), date of the inventory, the signature identity of the person(s) who performed the inventory and the signature or initials of the Radiation Safety Officer.

he) A licensee in possession of a sealed source shall:

- 1) Survey Monitor, with a radiation survey instrument, all areas where such sources are stored. These surveys measurements

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shall be performed at intervals not to exceed 3 months. This survey monitoring requirement does not apply to teletherapy sources in teletherapy units, brachytherapy sources in high dose rate afterloaders or sealed sources in diagnostic devices.

- 2) Retain a record of each ~~survey~~ all monitoring required ~~in~~ by subsection (h)(1) above for 5 years. The record shall include the monitoring date of the ~~survey~~, a sketch of each area that was ~~surveyed~~ monitored, the measured dose rate at several points in each area expressed in ~~mrem or uSv~~ units, multiples or subunits of sieverts or rem per hour, the manufacturer, model and serial number of the survey instrument used to make perform the survey monitoring, the signature and identity of the person who performed the survey monitoring and the signature or initials of the Radiation Safety Officer.

- (+f) A licensee shall submit to the Department, at intervals not to exceed 3 months, a record of all brachytherapy and teletherapy sources not being used and identified as in storage. This record shall include copies of the inventory records required by subsection (gd) above and the survey monitoring records required by subsection (ge) (2) above.

(Source: Amended at __ Ill. Reg. ____, effective ____)

Section 335.2060 Syringe Shields and Syringe Shield Labels

- a) A licensee shall keep, in a radiation shield, syringes that contain radioactive material to be administered.

- b) A licensee shall require each individual who prepares or administers radiopharmaceuticals to use a syringe radiation shield unless the use of the a shield is contraindicated for that an individual patient.

AGENCY NOTE: The use of a syringe radiation shield could be contraindicated if a patient presented a venous anatomy poorly suited for venipuncture.

- c) Notwithstanding the provisions of 32 Ill. Adm. Code 340.2030(f) (1), (2) and (3) 340.940(a) and 340.950, a licensee shall label each syringe, or syringe radiation shield that contains a syringe with a radiopharmaceutical, with either the radiopharmaceutical name, or its abbreviation, or the procedure to be performed or the patient's name.

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(Source: Amended at __ Ill. Reg. ____, effective ____)
Section 335.2070 Vial Shields and Vial Shield Labels

- a) A licensee ~~shall require each individual preparing or handling a vial that contains a radiopharmaceutical to keep the vial in a vial radiation shield.~~ A licensee shall use vial radiation shields when preparing or handling vials containing radiopharmaceuticals.

- b) Notwithstanding the provisions of 32 Ill. Adm. Code 340.2030(f) (1), (2) and (3) 340.940(a) and 340.950, a licensee shall label each vial radiation shield that contains a vial of a radiopharmaceutical with the radiopharmaceutical name or its abbreviation.

(Source: Amended at __ Ill. Reg. ____, effective ____)

Section 335.2080 Surveys Monitoring for Contamination and Ambient Radiation Dose Rate

- a) At the end of each day of use, the licensee shall survey, monitor with a radiation detection survey instrument, all areas where liquid radiopharmaceuticals are prepared for use or administered. However, when diagnostic radiopharmaceuticals are administered to a hospitalized patient in the patient's room, the licensee need not survey monitor the area where the radiopharmaceuticals were administered.

- b) At least once each week, a licensee shall survey monitor with a radiation detection survey instrument all areas where radiopharmaceuticals or radioactive wastes are stored.

- c) A licensee shall conduct the surveys monitoring required by subsections (a) and (b) above in a manner that allows detection of dose rates as low as 0.1 mrem (1 uSv) 1 microSv (100 microrem) per hour.

- d) At least once each week, a licensee shall survey monitor for removable contamination all areas where radiopharmaceuticals are prepared for use, administered, or stored.

- e) A licensee shall conduct the surveys monitoring required by subsection (d) above in a manner that permits detection of contamination on each wipe sample of 2000 disintegrations per minute (dpm) (33-Bq) per 100 cm² wiped square centimeters of surface area.

- f) A licensee shall retain a record of each survey all monitoring

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required by this Section for 5 years. The record shall include the monitoring date ~~of the survey~~, a sketch of each area surveyed monitored, the measured dose rate at several points in each area expressed in ~~mrem or uSv~~ units, multiples or subunits of sieverts or rem per hour or the removable contamination in each area expressed in ~~dpm or Bq per 100 cm² wiped units~~, multiples or subunits of becquerels or curies per 100 square centimeters of surface area or in disintegrations (transformations) per minute per 100 square centimeters of surface area, the manufacturer, model and serial number of the instrument used to make perform the survey monitoring or analyze the samples and the signature identity of the individual who performed the survey monitoring.

(Source: Amended at __ 111. Reg. __, effective __)

Section 335.2090 Safety Instructions for Patients Not Hospitalized and Containing Therapeutic Doses of Radiopharmaceuticals or Permanent Implants

The licensee shall provide safety instructions to patients who are not hospitalized for compliance with Section 335.2100 and to any therapy patient administered ~~15 mCi (555 MBq)~~ 555 MBq (15 mCi) or more of iodine-131, or to the family or guardian of such patient. This information shall be provided orally or in writing.

AGENCY NOTE: ~~Because the patient is a source of radiation exposure to other members of the public, it is necessary that the patient receive instruction in precautions to be followed in order to minimize radiation exposure to others. Because the patient is a potential source of radiation dose to his or her family and to other members of the public, it is necessary for the patient or the family or guardian of the patient to be provided with safety instructions to be followed to limit unnecessary radiation dose to others.~~

(Source: Amended at __ 111. Reg. __, effective __)

Section 335.2100 Admission of Patients Being Treated with Radiopharmaceuticals or Permanent Implants

A licensee shall admit any patient for administration of a permanent implant or ~~30 mCi (1.11 GBq)~~ 1.11 GBq (30 mCi) or more of a therapeutic radiopharmaceutical, if the patient's dose rate at 1 meter is expected to exceed ~~5 mrem (50 uSv)~~ 50 microSv (5 mrem) per hour.

(Source: Amended at __ 111. Reg. __, effective __)

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Section 335.2110 Discharge of Patients Being Treated with Therapeutic Doses of Radiopharmaceuticals or Permanent Implants

Patients administered a permanent implant or ~~30 mCi (1.11 GBq)~~ 1.11 GBq (30 mCi) or more of a therapeutic radiopharmaceutical may be discharged from the hospital only after all of the following conditions have been met:

- A physician, authorized to perform therapeutic procedures using radiopharmaceuticals or permanent implants, has authorized the discharge;
- The measured dose rate from the patient is less than either ~~5 mrem (50 uSv)~~ 50 microSv (5 mrem) per hour at a distance of 1 meter or the radioactive material remaining in the patient is calculated to be less than ~~30 mCi (1.11 GBq)~~ 1.11 GBq (30 mCi); and
- For any therapy patient whose measured dose rate at 1 meter is greater than ~~2 mrem (20 uSv)~~ 20 microSv (2 mrem) per hour, the licensee has provided instruction orally or in writing to the patient, or the family or guardian of the patient.

AGENCY NOTE: ~~Because the patient is a source of radiation exposure to other members of the public, it is necessary that the patient receive instruction in precautions to be followed in order to minimize radiation exposure to others. Because the patient is a potential source of radiation dose to his or her family and to other members of the public, it is necessary for the patient or the family or guardian of the patient to be provided with safety instructions to be followed to limit unnecessary radiation dose to others.~~

(Source: Amended at __ 111. Reg. __, effective __)

Section 335.2120 Mobile Nuclear Medicine Service Technical Requirements

A licensee providing mobile nuclear medicine service shall:

- Transport to each address of use only those syringes or vials containing prepared radiopharmaceuticals or radiopharmaceuticals that are intended for reconstitution of radiopharmaceutical kits;
- Bring into each location of use all radioactive material to be used and, before leaving, remove all unused radioactive material and associated radioactive waste;
- Secure or keep under constant surveillance and immediate control all radioactive material when in transit or at a location of use;

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- d) Check survey instruments and dose calibrators for proper function before medical use at each location of use, as required ~~by~~ Sections 335.2010(b)(1), ~~(4)~~ and 335.2020(dg);
- e) Carry a calibrated survey instrument in each vehicle that is being used to transport radioactive material, and, before leaving a client location of use, survey monitor all areas of radiopharmaceutical use with a radiation detection survey instrument to ensure that all radiopharmaceuticals and all associated radioactive wastes have been removed; and
- f) Retain a record of each survey the monitoring required by subsection (e) above for 5 years. The record shall include the monitoring date of the survey, a plan of each area that was surveyed monitored, the measured dose rate at several points in each area of use expressed in ~~mrem~~ or ~~uSv~~ units, multiples or subunits of sieverts or rem per hour, the manufacturer, model and serial number of the instrument used to make perform the survey monitoring and the signature identity of the individual who performed the survey monitoring.

(Source: Amended at Ill. Reg. ____, effective _____)

Section 335.2130 Storage of Volatiles and Gases

- a) A licensee shall store radioactive gases and volatile radiopharmaceuticals, including iodine as sodium iodide, in the shipper's radiation shield and container~~ing~~ or
- b) A licensee shall store ~~and use a container~~ containers from which multiple doses are extracted in a properly functioning, ventilated device such as a glove box or fume hood.

(Source: Amended at Ill. Reg. ____, effective _____)

SUBPART D: ~~Uptake, Dilution and Excretion~~ UPTAKE, DILUTION AND EXCRETION

Section 335.3010 Use of Radiopharmaceuticals for Uptake, Dilution, or Excretion Studies

A licensee may use any radioactive material in a radiopharmaceutical approved by the U.S. Food and Drug Administration (FDA) for a diagnostic use involving measurements of uptake, dilution, or excretion ~~provided that the Food and Drug Administration (FDA) has either accepted an "Investigational New Drug Application" (IND) or approved a "New Drug Application" (NDA).~~

(Source: Amended at Ill. Reg. ____, effective _____)

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SUBPART E: ~~Imaging and Localization~~ IMAGING AND LOCALIZATION

Section 335.4010 Use of Radiopharmaceuticals, Generators and Reagent Kits for Imaging and Localization Studies

- a) A licensee may use any radioactive material in a diagnostic radiopharmaceutical, approved by the U.S. Food and Drug Administration (FDA) or any generator, or any reagent kit for preparation and diagnostic use of a radiopharmaceutical containing radioactive material ~~provided that the Food and Drug Administration has either accepted an "Investigational New Drug Application" (IND) or approved a "New Drug Application" (NDA).~~

- b) A licensee shall elute generators in compliance with Section ~~335.4020.~~

(Source: Amended at Ill. Reg. ____, effective _____)

Section 335.4020 Permissible Molybdenum-99 Concentration

- a) A licensee shall not administer to humans a radiopharmaceutical containing more than ~~0.15 uCi of molybdenum-99 per mCi of technetium-99m, or more than 5.65 kBq 150 Bq of molybdenum-99 per 37 MBq of technetium-99m, (0.15 microCi of molybdenum-99 per mCi of technetium-99m) or more than 5 uCi (185 kBq) 185 kBq (5 microCi) of molybdenum-99 per administered dose at the time of administration.~~
- b) A licensee preparing technetium-99m radiopharmaceuticals from molybdenum-99/technetium-99m generators shall measure the molybdenum-99 concentration in each eluate or extract.
- c) A licensee who is required to measure molybdenum concentration shall retain a record of each measurement for 5 years. The record shall include, for each elution or extraction of technetium-99m, the measured activity of the technetium expressed in mCi or MBq megabecquerels or millicuries, the measured activity of the molybdenum expressed in uCi or kBq becquerels or microcuries, the ratio of the measures expressed as ~~uCi or kBq becquerels or microcuries of molybdenum per mCi or MBq megabecquerel or millicurie of technetium~~, the time and date of the test and the ~~initials or signature~~ identity of the individual who performed the test.

- d) A licensee shall report immediately to the Department, each occurrence of molybdenum-99 concentration exceeding the limits specified in subsection (a) above.

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(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 335.4030 Control of Aerosols and Gases

- a) A licensee who administers radioactive aerosols or gases shall do so with a system that will keep airborne concentrations within the limits prescribed by 32 Ill. Adm. Code 340.1030 and 340.1060.
- b) The system shall either be directly vented to the atmosphere through an air exhaust or provide for collection and decay or disposal of the aerosol or gas in a shielded container.
- c) A licensee shall administer radioactive gases only in rooms that are at negative pressure compared to surrounding rooms or hallways.

~~d) Before receiving, using, or storing a radioactive gas, the licensee shall calculate the amount of time needed after a release to reduce the concentration in the area of use to the occupational limit listed in 32 Ill. Adm. Code 340.1060. Appendix A. The calculation shall be based on the highest activity of gas handled in a single container and the measured available air exhaust rate.~~

ed) A licensee shall, post at the area of use, ~~post the time calculated in accordance with subsection (d) and require that emergency procedures to be followed in the event of a gas spill, individuals evacuate the room until the posted time has elapsed.~~

fe) In the event of evacuation because of a spill, the licensee shall use a radiation detection survey instrument upon room re-entry to ensure radiation levels return to background levels.

gf) A licensee shall check the operation of reusable collection systems monthly and measure the ventilation rates available in areas of use at intervals not to exceed 6 months. The licensee shall maintain a record of these checks for 5 years. The record shall include the model and serial number of the collection system, results of all checks recommended by the manufacturer of the collection system, the date of the checks and the signature identity of the individual who performed the checks.

~~h) A copy of the calculations required in subsection (d) shall be recorded and retained for 5 years from the date of the last use of the area.~~

hg) Contaminated charcoal trap filters, system tubing and masks shall be disposed of in accordance with 32 Ill. Adm. Code 340.

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(Source: Amended at ___ Ill. Reg. ___, effective ___)

SUBPART F: ~~Radiopharmaceuticals for Therapy~~ RADIOPHARMACEUTICALS FOR THERAPY

Section 335.5010 Use of Radiopharmaceuticals for Therapy

A licensee may use any radioactive material in a radiopharmaceutical for a therapeutic use provided that the U.S. Food and Drug Administration (FDA) has either accepted an "Investigational New Drug Application" (IND) or approved a "New Drug Application" (NDA).

(Source: Amended at ___ Ill. Reg. ___, effective ___)

Section 335.5020 Safety Instruction

- a) Patients shall be instructed in radiation safety precautions relating to patient control, visitor control, contamination control, and waste control.
- b) Persons who enter a patient's room shall be instructed in radiation safety precautions and procedures related to visitor control and contamination control.

c) Attendant hospital staff shall receive annual instruction in the licensee's procedures for:

- 1) Patient control;
- 2) Visitor control;
- 3) Contamination control;
- 4) Waste control; and
- 5) Notification of the Radiation Safety Officer or authorized user in case of the patient's death or medical emergency.

d) A licensee shall keep for 5 years a list of the attendant hospital staff receiving instruction required by subsection (c) above, a description of the instruction, the date of instruction and the name of the individual who gave the instruction.

(Source: Amended at ___ Ill. Reg. ___, effective ___)

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Section 335.5030 Safety Precautions for Radiopharmaceutical Therapy

- a) For any hospitalized patient receiving treatment with a therapeutic radiopharmaceutical, the licensee shall:

1) Perform radiation ~~surveys~~ monitoring as required by 32 Ill. Adm. Code ~~340.2010~~ 340.510 for use in determining when the licensee shall supply appropriate personnel with ~~personnel~~ individual monitoring ~~equipment~~ devices as required by 32 Ill. Adm. Code ~~340.2020~~ 340.520. Records of ~~these surveys~~ the radiation monitoring, indicating the date and time of the survey monitoring, a plan of the area or list of points surveyed monitored, the measured dose rate, the manufacturer, model and serial number of the instrument used to make the survey perform the monitoring and the ~~initials~~ identity of the individual who ~~made the survey~~ performed the monitoring shall be maintained for 5 years. ~~These~~ This radiation surveys monitoring shall include as a minimum, the dose rate in ~~mrem~~ mSv units, multiples or subunits of sieverts or rem per hour at:

- A) The patient's bedside;
 - B) 1 meter from the patient;
 - C) The patient's hospital room door; and
 - D) Contiguous restricted and unrestricted areas. However, physical radiation surveys monitoring of adjoining rooms ~~are~~ is not required if a calculation of the dose rate to a patient in the adjoining room is made based on measurements obtained pursuant to subsections (a)(1)(A) or (B) above.
- 2) ~~Not permit~~ Prevent any patient who is not receiving radiation therapy, but who is occupying an adjoining room with that adjoins the room of a patient who is receiving radiation therapy, to receive a dose greater than ~~100 mrem (1 mSv)~~ 1 mSv (100 mrem) during the patient's entire stay from radiation emitted by any therapy patient ~~is emitting~~. The licensee shall verify compliance by performing radiation surveys ~~or~~ calculations based on surveys the monitoring required by subsection (a)(1) above.

- 3) Prevent the placement of a therapy patient in the same room with a patient who is not receiving radiopharmaceutical

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therapy unless the licensee demonstrates, by monitoring or surveys, compliance with the requirements of 32 Ill. Adm. Code ~~340.310~~ at a distance of 1 meter from the therapy patient.

- 34) Provide each therapy patient's room with a private sanitary facility.
- 45) Post the patient's door ~~in accordance with 32 Ill. Adm. Code 340.2030(b)~~ with a "Caution: Radiation Area" sign. The posted sign shall indicate that pregnant women, or women who suspect that they are pregnant, shall contact the attendant staff for additional safety instructions or precautions. Also, a note shall appear on the door and on the patient's chart which states where and how long visitors may stay in the patient's room.
- 56) Authorize visits by individuals under age 18 only on a patient-by-patient basis with the approval of the radiation therapy physician after consultation with the Radiation Safety Officer.
- 67) Maintain and make available nursing instructions for the attendant nursing staff that list any restrictions and instructions that shall be followed regarding the care of therapy patients.
- 78) Either monitor all items removed from the patient's room to determine that any contamination cannot be distinguished from the natural background radiation level with a radiation detection survey instrument set on its most sensitive scale and with no interposed shielding other than a plastic or cloth bag, or handle all items removed from the patient's room as radioactive waste.
- 89) Advise attendant nursing staff to notify the Radiation Safety Officer or the radiation therapy physician immediately if the therapy patient dies or has a medical emergency.
- 910) Survey Monitor the patient's room and sanitary facility for removable contamination ~~with a radiation detection survey instrument~~. The room shall not be re-assigned until removable contamination is less than 2000 dpm (~~900 kBq~~) per 100 cm² square centimeters of surface area.
- 1011) Measure the thyroid burden of each individual who helped prepare or administer a dosage of iodine-131 within the

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interval of 12 hours to 3 days after administering the dosage. Retain, for the period required by 32 Ill. Adm. Code 340.4010(c)(1) a record that includes each thyroid burden measurement, the name of the individual whose thyroid burden was measured, the signature identity of the individual who made the measurements and either the thyroid burden in μCi (or Bq) or dose equivalent to the thyroid gland. If monitoring was required pursuant to 32 Ill. Adm. Code 340.520, records shall be maintained in accordance with 32 Ill. Adm. Code 340.1160. If monitoring was not required pursuant to 32 Ill. Adm. Code 340.520, then records shall be maintained for a period of 5 years.

- b) The licensee shall implement the precautions required by subsections (a)(1), (2), (3), (4), (5), (6), (7) and through (8) above until all of the following conditions have been met:

- 1) The measured dose rate at 1 meter from the therapy patient is less than ~~5 mrem (60 μSv)~~ 50 μSv (5 mrem) per hour.
- 2) Radiation surveys monitoring of potentially contaminated items indicate no contamination.
- 3) 48 hours have passed since the administration of \pm iodine-125 or \pm iodine-131 as a therapeutic radiopharmaceutical.

- c) Records of surveys monitoring required by subsections (a)(78), (910) and (b)(1) above shall include the survey monitoring date, the type of survey monitoring (i.e., room, item, patient, etc.), the ~~radiation level detected~~ measured dose rate expressed in units, multiples or subunits of sieverts or rem per hour or the removable contamination in each area expressed in units, multiples or subunits of becquerels or curies per 100 square centimeters of surface area or in disintegrations (transformations) per minute per 100 square centimeters of surface area, the manufacturer, model and serial number of the radiation detection survey instrument used and the signature identity of the individual who performed the survey monitoring.

(Source: Amended at — Ill. Reg. —, effective _____)

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SUBPART H: ~~Sealed Sources for Brachytherapy~~ SEALED SOURCES FOR BRACHYTHERAPY

Section 335.7010 Use of Sealed Sources for Brachytherapy

A licensee shall use the following sealed sources in accordance with the uses approved by the Department, the U.S. Nuclear Regulatory Commission, an Agreement State or a Licensing State and in accordance with the manufacturer's radiation safety and handling instructions+.

- a) ~~Cesium-137 as a sealed source in needles and applicator cells for topical, interstitial and intracavitary treatment of cancer;~~
- b) ~~Cobalt-60 as a sealed source in needles and applicator cells for topical, interstitial and intracavitary treatment of cancer;~~
- c) ~~Gold-198 as a sealed source in seeds for interstitial treatment of cancer;~~
- d) ~~Iodine-125 as a sealed source in seeds for interstitial treatment of cancer;~~
- e) ~~Iridium-192 as seeds encased in nylon ribbon for interstitial treatment of cancer;~~
- f) ~~Palladium-103 as a sealed source in seeds for interstitial treatment of cancer;~~
- g) ~~Radium-226 as a sealed source in needles or applicator cells for topical, interstitial and intracavitary treatment of cancer;~~
- h) ~~Radium-222 as seeds for interstitial treatment of cancer; and~~
- i) ~~Strontium-90 as a sealed source in an applicator for treatment of superficial eye conditions.~~

(Source: Amended at — Ill. Reg. —, effective _____)

Section 335.7020 Safety Instruction

- a) The licensee shall provide oral and written radiation safety instruction to all personnel prior to their assuming independent care (i.e., care provided when an authorized user or Radiation Safety Officer is not physically present) of a patient receiving implant therapy. Refresher training shall be provided at intervals not to exceed 1 year.

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- b) To satisfy the requirements of subsection (a) above, the instruction shall describe:
- 1) Size and appearance of the brachytherapy sources;
 - 2) Safe handling and shielding instructions in case of a dislodged or disconnected source;
 - 3) Procedures for control of patients who are not receiving radiation therapy that establish compliance with 32 Ill. Adm. Code ~~340-1050~~ 340.310;
 - 4) Procedures for control of visitors that establish compliance with 32 Ill. Adm. Code ~~340-1050~~ 340.310; and
 - 5) Procedures for notification of the Radiation Safety Officer or authorized user if the patient dies or has a medical emergency.
- c) A licensee shall retain for 5 years a record of individuals receiving instruction required by subsection (a) above, a description of the instruction, the date of instruction and the signature identity of the individual who gave the instruction.
- (Source: Amended at Ill. Reg. _____, effective _____)

Section 335.7030 Safety Precautions

A licensee shall, for each patient receiving implant therapy:

- a) ~~Prohibit~~ Prevent the placement of that patient in the same room with a patient who is not receiving radiation therapy unless the licensee demonstrates, by monitoring or surveys ~~measurements or calculations~~, compliance with the requirements of 32 Ill. Adm. Code ~~340-1050(a)~~ 340.310 at a distance of ~~one~~ 1 meter from the implant;
- b) Post the patient's door with a "Caution: Radioactive Materials" sign and note on the door or in the patient's chart where and how long visitors may stay in the patient's room. In addition, the posted sign shall indicate that pregnant women, or women who suspect that they are pregnant, shall contact the attendant staff for additional safety instructions or precautions;
- c) Authorize visits by individuals under age 18 only on a patient-by-patient basis with the approval of the authorized user after consultation with the Radiation Safety Officer;

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- d) Within Except for high dose rate afterloaders, within 1 hour after implanting the sources, measure the dose rates in contiguous restricted and unrestricted areas with a radiation measurement survey instrument to demonstrate compliance with 32 Ill. Adm. Code ~~340-1050(a)~~ 340.310, and ~~retain for 5 years a record of each survey that includes the time and date of the survey, a sketch of the area or list of points surveyed, the measured dose rate at several points expressed in mrem or uSv per hour, the instrument used to make the survey and the signature of the individual who performed the survey;~~
- AGENCY NOTE: Monitoring of adjoining rooms is not required if a calculation of the dose rate to a patient in the adjoining room is made based on measurements obtained pursuant to subsection (d) above.
- e) Advise attendant nursing staff to notify the Radiation Safety Officer or the radiation therapy physician immediately if the patient dies or has a medical emergency;
- f) Include the following information in the patient's chart:
- 1) The radionuclide administered, the number of sources implanted, the activity in ~~mc~~ or GBq units, multiples or subunits of becquerels or curies implanted and the time and date of administration;
 - 2) Except when using high dose rate afterloaders, the exposure or dose rate at 1 meter from the patient, the time the determination was made and the signature identity of the individual who made the determination;
 - 3) The radiation symbol; and
 - 4) Precautionary instructions to assure that the exposure of individuals does not exceed that permitted under dose limits of 32 Ill. Adm. Code ~~340-1010-~~ 340.210, 340.270, 340.280 and 340.310 are not exceeded;
- g) For high dose rate afterloaders, the licensee shall post the following information at the unit console:
- 1) Procedures to be followed to ensure that only the patient is in the treatment room before beginning a treatment or after a door interlock interruption;
 - 2) Procedures to be followed if an alarm, warning signal or

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monitoring indicates the source has not returned to its safe position;

- 3) The names and telephone numbers of the Radiation Safety Officer and authorized users to be contacted in the event the unit or console malfunctions;

- h) Records of monitoring required by subsection (d) above shall include the time and date of the monitoring, a sketch of the area or list of points monitored, the measured dose rate at several points expressed in units, multiples or subunits of sieverts or rem per hour, the manufacturer, model and serial number of the instrument used to perform the monitoring and the identity of the individual who performed the monitoring. These records shall be retained for a period of 5 years.

(Source: Amended at __ Ill. Reg. ____, effective _____)

Section 335.7040 Accountability of Brachytherapy Sources

- a) A licensee shall make, and retain for 5 years from the date of use, a record of the use of brachytherapy sources. ~~This record shall include:~~

- 1) For treatments involving high dose rate afterloaders, this record shall include the time and date of treatment, the activity of the source, the name of the patient and the identity of the individual performing the treatment.

- 2) For treatments not involving high dose rate afterloaders, this record shall include:

- 1) ~~The names of the individuals permitted to handle the sources;~~

- 2A) The number, radionuclide and activity of sources removed from storage; the time and date the sources were removed remaining in storage after the removal; the room number where the sources are being used; the name of the patient for whom the sources were used; and the signature identity of the individual removing the sources from storage;

- 3B) The number, radionuclide and activity of sources returned to storage; the time and date the sources were

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returned to storage; the number and activity of sources in storage after the return; the room number where the sources were used; the name of the patient for whom the sources were used; and the signature identity of the individual who returned the sources to storage.

- b) Immediately Except for high dose rate afterloaders, immediately after implanting sources in a patient and immediately after removal of sources from a patient the licensee shall make a radiation survey of monitor the patient and the area of use to confirm that no sources have been misplaced.

- c) For high dose rate afterloaders, immediately upon completion of the treatment and removal of sources from a patient, the licensee shall monitor the patient and the area of use with a portable radiation measurement survey instrument to confirm that all sources have returned to the shielded position.

- ed) Each Except for high dose rate afterloaders, each time brachytherapy sources are returned to an area of storage from an area of use, the licensee shall immediately count the number returned to ensure that all sources taken from the storage area have been returned. If all sources are not accounted for, the licensee shall notify the Radiation Safety Officer and a search for the sources shall be started immediately. If at the conclusion of the search all sources are not accounted for, the licensee shall notify the Department in accordance with 32 Ill. Adm. Code 340-4020 340.1210.

- de) A licensee shall make and retain for 5 years a record of the surveys monitoring required by subsection (b) above for 5 years. Each record shall include the monitoring date of the survey, the name of the patient, the dose rate expressed as mrem or uSv in units, multiples or subunits of sieverts or rem per hour as measured at 1 meter from the patient, the manufacturer, model and serial number of the radiation survey instrument used and the signature identity of the individual who performed the survey monitoring.

(Source: Amended at __ Ill. Reg. ____, effective _____)

Section 335.7050 Discharge of Patients Treated With Temporary Implants

The licensee shall not authorize discharge of a patient treated by temporary implant until all sources have been removed and surveys have monitoring has been completed in accordance with Section 335.7040(b).

(Source: Amended at __ Ill. Reg. ____, effective _____)

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SUBPART I: ~~Teletherapy~~ TELETHERAPY

Section 335.8010 Use of a Sealed Source in a Teletherapy Unit

- a) A licensee shall use cobalt-60 or cesium-137 as a sealed source in a teletherapy unit for medical use in accordance with the manufacturer's radiation safety and operating instructions.
- b) Teletherapy sources shall be tested for leakage and or contamination in accordance with Sections 335.2050(b), and (c), ~~(d), (e) and (f)~~. Tests ~~of~~ for leakage or contamination may be made by wiping accessible surfaces of the housing port or collimator while the source is in the off position and measuring these the wipes for transferred contamination.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 335.8020 Maintenance and Repair Restrictions

Only a person specifically licensed by the Department, the U.S. Nuclear Regulatory Commission or an Agreement State, ~~or the U.S. Nuclear Regulatory Commission~~ to perform teletherapy unit maintenance and repair shall install, relocate, or remove a teletherapy sealed source or a teletherapy unit that contains a sealed source or maintain, adjust, or repair the source drawer, the shutter, or other mechanism of a teletherapy unit that could expose the source, reduce the shielding around the source, or result in increased ~~radiation levels~~ dose rates.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 335.8030 Amendments to Teletherapy Licenses

In addition to the requirements specified in Section 335.40, a teletherapy licensee shall apply for and shall receive a license amendment before:

- a) Making any change in the treatment room shielding;
- b) Making any change in the location of the teletherapy unit within the treatment room;
- c) Using the teletherapy unit in a manner that could result in increased ~~radiation levels in areas outside the teletherapy treatment room~~ dose rates in unrestricted areas or increased total effective dose equivalent to individual members of the public;
- d) Relocating the teletherapy unit; or

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- e) Allowing an individual not listed on the licensee's license to perform the duties of the teletherapy physicist. If the teletherapy physicist named on the license is no longer performing his or her duties, the Radiation Safety Committee may, while an amendment is being obtained, have the duties performed for up to 90 days by an individual who is listed by name as a teletherapy physicist on a Department, U.S. Nuclear Regulatory Commission or Agreement State or U.S. Nuclear Regulatory Commission license, and who meets the training criteria listed in Section 335.9150 ~~for up to 90 days while an amendment is being obtained.~~

(Source: Amended at Ill. Reg. _____, effective _____)

Section 335.8040 Safety Instructions for Teletherapy

- a) A licensee shall post instructions at the teletherapy unit console. To satisfy this requirement, these instructions shall inform the ~~operator~~ individual who operates the teletherapy unit of:
 - 1) The procedure to be followed to ensure that only the patient is in the treatment room before turning on the primary beam of radiation to begin a treatment or after a door interlock interruption;
 - 2) The procedure to be followed if the ~~operator~~ individual who operates the teletherapy unit is unable to turn off the primary beam of radiation with controls outside the treatment room or any other abnormal operation occurs; and
 - 3) The names and telephone numbers of the authorized users and Radiation Safety Officer who are to be contacted immediately if the teletherapy unit or console operates abnormally.
- b) A licensee shall provide instruction in the topics identified in subsection (a) above to all individuals prior to their independent operation of a teletherapy unit and shall provide refresher training to such individuals at intervals not to exceed 1 year.
- c) A licensee shall retain for 5 years a record of the names of individuals ~~receiving~~ who received instruction required by subsection (b) above, a description of the instruction, the date of instruction and the ~~signature~~ identity of the individual who gave the instruction.

(Source: Amended at Ill. Reg. _____, effective _____)

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Section 335.8050 Doors, Interlocks and Safety Related Systems

- a) A licensee shall control access to the teletherapy room by a door at each entrance.
- b) A licensee shall equip each entrance to the teletherapy room with an electrical interlock system that shall:
 - 1) Prevent the ~~operator~~ individual who operates the teletherapy unit from turning on the primary beam of radiation unless each treatment room entrance door is closed;
 - 2) Turn off the primary beam of radiation immediately when an entrance door is opened; and
 - 3) Prevent the primary beam of radiation from being turned on following an interlock interruption until all treatment room entrance doors are closed and the beam on-off control is reset at the console.
- c) A licensee shall equip each entrance to the teletherapy room with a light that indicates the beam condition.
- d) A licensee shall lock the control console in the "off" position if any door interlock malfunctions. The licensee shall not permit the unit to be used until the interlock system is repaired, unless specifically authorized by the Department.

AGENCY NOTE: The Department might issue such authorization if necessary to continue a treatment that was initiated prior to the malfunction, provided that the licensee takes measures to compensate for the failed interlock.

- e) A licensee shall cease treatment of patients with any teletherapy unit if a safety related system of the teletherapy unit (e.g., source drive mechanisms, treatment timing systems, or safety interlocks) is found inoperative. The licensee shall report to the Department any malfunction that requires the termination of patient treatment for more than 24 hours and shall submit to the Department, within 7 days, a written report of the incident and corrective actions taken.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

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Section 335.8060 Radiation Monitoring Device for Teletherapy

- a) A licensee shall have in each teletherapy room a permanent radiation monitor capable of continuously monitoring the status of the beam.
- b) Each radiation monitor shall be capable of providing visible indication of a teletherapy unit malfunction that results in an exposed or partially exposed source. The visible indicator of high radiation levels shall be observable by an individual entering the teletherapy room.
- c) Each radiation monitor shall be equipped with an auxiliary power supply separate from the power supply to the teletherapy unit. This auxiliary power supply may be a battery system.
- d) The radiation monitor shall be checked with a dedicated check source for proper operation each day before the teletherapy unit is used for treatment of patients.

AGENCY NOTE: Exposing the teletherapy source and remotely viewing the instrument response is an acceptable method for checking the monitor with a "dedicated check source."

- e) A licensee shall maintain a record of the check required by subsection (d) above for 5 years. The record shall include the date of the check, a notation that the monitor ~~indicates~~ indicated when the source ~~is~~ was exposed and the ~~initials~~ identity of the individual who performed the check.
- f) If the radiation monitor is inoperable, the licensee shall require any individual entering the teletherapy room to use either a survey instrument or a personal dosimeter with an audible alarm to monitor for any malfunction of the source exposure mechanism that may result in an exposed or partially exposed source. The instrument or dosimeter shall be checked with a dedicated check source for proper operation at the beginning of each day of use. The licensee shall keep a record as described in subsection (e) above.
- g) If the radiation monitor is inoperable, the licensee shall take action, within 24 hours, to repair or replace the radiation monitor. At a minimum, such action shall include the scheduling for the repair or replacement of the inoperable monitor.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

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Section 335.8080 Teletherapy Dosimetry Equipment

a) A licensee shall have a calibrated dosimetry system available for use. To satisfy this requirement, one of the following two conditions shall be met:

- 1) The system shall have been calibrated by the National Bureau of Standards, by the National Institute of Standards and Technology, or by a calibration laboratory accredited by the American Association of Physicists in Medicine (AAPM). The calibration shall have been performed within the previous 2 years and after any servicing that may have affected system calibration; or
- 2) The system shall have been calibrated within the previous 4 years; 18 to 30 months after that calibration, the system shall have been compared with another dosimetry system that was calibrated within the past 24 months by the National Bureau of Standards, by the National Institute of Standards and Technology, or by a calibration laboratory accredited by the AAPM. The dosimetry system shall be considered calibrated if a comparison is performed at a meeting sanctioned by a calibration laboratory or radiologic physics center accredited by the AAPM and the results of the comparison indicate that the calibration factor of the licensee's system has not changed by more than 2 two percent. The licensee shall not use the comparison result to change the calibration factor. When comparing dosimetry systems to be used for calibrating cobalt-60 teletherapy units, the licensee shall use a teletherapy unit with a cobalt-60 source. When comparing dosimetry systems to be used for calibrating cesium-137 teletherapy units, the licensee shall use a teletherapy unit with a cesium-137 source.

b) The licensee shall have available for use a calibrated dosimetry system for spot-check measurements. To meet this requirement, the system may be compared with a system that has been calibrated in accordance with subsection (a) above. This comparison shall have been performed within the previous year and after each servicing that may have affected calibration of the calibrated system.

c) The licensee shall retain a record of each calibration and comparison for the duration of the license. For each calibration, or comparison, the record shall include the date, the model and serial numbers of the instruments that were calibrated, or compared as required by subsections (a) and (b) above, the correction factors

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that were deduced, the names of the individuals who performed the calibration, or comparison, and evidence that the comparison meeting was sanctioned by a calibration laboratory or radiologic physics center accredited by AAPM.

(Source: Amended at Ill. Reg. , effective)

Section 335.8090 Full Calibration Measurements for Teletherapy

a) A licensee authorized to use a teletherapy unit for medical use shall perform full calibration measurements, as described in subsection (b) below, on each teletherapy unit:

- 1) Before the first medical use of the unit; and
- 2) Before medical use under the following conditions:
 - A) Whenever spot-check measurements indicate that the output differs by more than 5 five percent from the output obtained at the last full calibration, corrected mathematically for radioactive decay;
 - B) Following replacement of the source or following reinstallation of the teletherapy unit in a new location;
 - C) Following any repair of the teletherapy unit that includes removal of the source or major repair of the components associated with the source exposure assembly; and
- 3) At intervals not exceeding 1 year.

b) To satisfy the requirement of subsection (a) above, full calibration measurements shall include determination of:

- 1) The output, within 3 three percent, for the range of field sizes and for the distance or range of distances used for medical use;
- 2) The coincidence of the radiation field and the field indicated by the light beam localizing device;
- 3) The uniformity of the radiation field and its dependence on the orientation of the useful beam;

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- 4) Timer constancy and linearity over the range of use;
 - 5) On-off error; and
 - 6) The accuracy of all distance measuring and localization devices in medical use.
- c) A licensee shall use the dosimetry system described in Section 335.8080 to measure the output for one set of exposure conditions. The remaining radiation measurements required ~~in~~ by subsection (b)(1) above may then be made using a dosimetry system that indicates relative dose rates.
- d) A licensee shall make full calibration measurements required by subsection (a) above in accordance with either the procedures recommended by the Scientific Committee on Radiation Dosimetry of the American Association of Physicists in Medicine that are described in "Physics in Medicine and Biology" (Vol. 16, No. 3, 1971, pp. 379-396), exclusive of any subsequent amendments or editions, or by Task Group 21 of the Radiation Therapy Committee of the American Association of Physicists in Medicine that are described in "Medical Physics" (Vol. 10, No. 6, 1983, pp. 741-771 and Vol. 11, No. 2, 1984, p. 213), exclusive of any subsequent amendments or editions.

~~AGENCY NOTE: Copies of these documents are available for review at the Department.~~

- e) A licensee shall mathematically correct for physical decay the outputs determined in subsection (b)(1) above. These corrections shall be for intervals not exceeding ~~one~~ 1 month for cobalt-60 and intervals not exceeding 6 months for cesium-137.
- f) Full calibration measurements required by subsection (a) above and physical decay corrections required by subsection (e) above shall be performed by a teletherapy physicist.
- g) A licensee shall retain a record of each calibration for the duration of the license. The record shall include the date of the calibration, the manufacturer's name, model and serial numbers for both the teletherapy unit and the source, the model and serial numbers of the instruments used to calibrate the teletherapy unit, tables that describe the output of the unit over the range of field sizes and for the range of distances used in radiation therapy, a determination of the coincidence of the radiation field and the field indicated by the light beam localizing device, an assessment

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- of timer constancy and linearity, the calculated on-off error, the determined accuracy of each distance measuring or localization device and the signature or initials of the teletherapy physicist.
- (Source: Amended at Ill. Reg. _____, effective _____)
- Section 335.8100 Periodic Spot-Checks for Teletherapy
- a) A licensee authorized to use teletherapy units for medical use shall perform spot-checks on each teletherapy unit at intervals not to exceed ~~one~~ 1 month.

- b) To satisfy the requirement of subsection (a) above, spot-checks shall include the taking of measurements that permit the determination of:
 - 1) Timer constancy and linearity over the range of use;
 - 2) On-off error;
 - 3) The coincidence of the radiation field and the field indicated by the light beam localization device;
 - 4) The accuracy of all distance measuring and localization devices used for medical use;
 - 5) The output for one typical set of operating conditions; and
 - 6) The difference between the measurement made in subsection (b)(5) above and the anticipated output, expressed as a percentage of the anticipated value obtained at the last full calibration corrected mathematically for physical decay.

- c) A licensee shall use the dosimetry system described in Section 335.8080 to make the measurement required in subsection (b)(5) above.
- d) A licensee shall perform measurements required by subsection (a) above in accordance with written procedures established by the teletherapy physicist. The teletherapy physicist does not need to actually perform the spot-check measurements.
- e) A licensee shall have the teletherapy physicist review the results of each spot-check within 15 days. The teletherapy physicist shall, within 15 days, notify the licensee in writing of the results of

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each spot-check. The licensee shall keep a copy of each written notification for 5 years.

f) A licensee authorized to use a teletherapy unit for medical use shall perform safety spot-checks of each teletherapy facility at intervals not to exceed 1 month. To satisfy this requirement, checks shall assure proper operation of:

- 1) Electrical interlocks at each teletherapy room entrance;
- 2) Electrical or mechanical stops installed for the purpose of limiting use of the primary beam of radiation (such as i.e., restriction of source housing angulation or elevation, carriage or stand travel, and operation of the beam on-off mechanism);
- 3) Beam condition indicator lights on the teletherapy unit, on the control console and in the facility;
- 4) Viewing systems;
- 5) Treatment room doors from inside and outside the treatment room; and
- 6) Electrically assisted treatment room doors with the teletherapy unit electrical power turned "off".

g) A licensee shall repair or replace any system identified in subsection (f) above that is not operating properly.

h) A licensee shall retain a record of each spot-check required by subsections (a) and (f) above for 5 years. The record shall include the date of the spot-check, the model and serial number for both the teletherapy unit and source, the model and serial number of the instrument used to measure the output of the teletherapy unit, a determination of the coincidence of the radiation field and the field indicated by the light beam localizing device, an assessment of timer constancy and linearity, the calculated on-off error, the determined accuracy of each distance measuring or localization device, the difference between the anticipated output and the measured output, notations indicating the operability of each entrance door electrical interlock, each electrical or mechanical stop, each beam condition indicator light, the viewing system and doors and the signature identity of the individual who performed the periodic spot-check.

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(Source: Amended at ___ Ill. Reg. ___, effective _____)
Section 335.8110 Radiation Surveys for Monitoring of Teletherapy Facilities

a) Before medical use, after each installation of a teletherapy source and after making any change for which an amendment is required by Section 335.8030(a), (b), (c) or (d), the licensee shall perform ~~radiation surveys~~ monitor with an operable radiation measurement survey instrument calibrated in accordance with Section 335.2020 to verify that:

1) The maximum ~~radiation level~~ dose rate at 1 meter from the teletherapy source with the source in the off position and the collimators set for a normal treatment field does not exceed ~~10 mrem (100 uSv)~~ 100 microSv (10 mrem) per hour and the average ~~radiation level~~ dose rate for the same measurement conditions does not exceed ~~2 mrem (20 uSv)~~ 20 microSv (2 mrem) per hour; and

2) With the teletherapy source in the on position, with the largest clinically available treatment field and with a scattering phantom in the primary beam of radiation, that:

A) ~~Radiation levels~~ Dose rates in restricted areas will not cause ~~personnel exposures in excess of occupational doses to exceed the limits specified in 32 Ill. Adm. Code 340.1010~~ 340.210, 340.270 and 340.280; and

B) ~~Radiation levels~~ Dose rates in unrestricted areas ~~do and total effective dose equivalent to individual members of the public will not exceed the limits specified in 32 Ill. Adm. Code 340.1050(a)~~ 340.310.

b) If the results of the ~~surveys~~ monitoring required ~~in by~~ subsection (a) above indicate that any ~~radiation levels in excess of~~ dose or dose rate will exceed the respective limit specified in that subsection, the licensee shall lock the control in the off position and not use the unit except as may be necessary to repair, replace, or test the teletherapy unit, the teletherapy unit shielding, or the treatment room shielding. The licensee may reinstate medical use of the unit when measurements indicate that the requirements of subsection (a) above have been met.

c) A licensee shall retain a record of the radiation measurements made following installation of a teletherapy source for the duration of the license. The record shall include the date of the measurements,

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the reason the survey is monitoring was performed, the manufacturer's name, model and serial number of the teletherapy unit, the teletherapy source and the instrument used to measure radiation levels dose rates, each dose rate measured around the teletherapy source while in the off position and the average of all measurements, a plan of the areas surrounding the treatment room that were surveyed monitored, the measured dose rate at several points in each area expressed in ~~mrem~~ or ~~uSv~~ units, multiples or subunits of sieverts or rem per hour, the calculated maximum level of radiation doses over a period of 1 week year for each restricted and unrestricted area and the signature or initials of the Radiation Safety Officer or teletherapy physicist.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.8120 Safety Checks for Teletherapy Facilities

- a) A licensee shall check all systems specified in Section 335.8100 for proper function after each installation of a teletherapy source and after making any change for which an amendment is required by Section 335.8030(b), (c) or (d). Such check shall be completed before any patient is treated.
- b) If the results of the checks required in subsection (a) above indicate the malfunction of any system specified in Section 335.8100, the licensee shall lock the control console in the "off" position and not use the unit except as may be necessary to repair, replace, or check the malfunctioning system.
- c) A licensee shall retain, for 5 years, a record of the facility checks following installation of a source. The record shall include notations indicating the operability of each entrance door interlock, each electrical or mechanical stop, each beam condition indicator light, the viewing system, and doors and the signature or initials of the Radiation Safety Officer or teletherapy physicist.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.8130 Modification of Teletherapy Unit or Room Before Beginning a Treatment Program

If the survey monitoring required by Section 335.8110(a)(2)(B) indicates that an individual dose rates in an unrestricted area may be exposed to levels of radiation greater than those permitted by or total effective dose equivalent to individual members of the public may exceed the limits of 32 Ill. Adm. Code

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~~340.1050(a)~~ 340.310, before beginning the treatment program the licensee shall either:

a) Undertake the following:

- 1) ~~Either equip~~ Equip the unit with stops or add additional radiation shielding to ensure compliance with 32 Ill. Adm. Code ~~340.1050(a)~~ 340.310;
- 2) Perform the surveys monitoring required by Section 335.8110 again; and
- 3) Include in the report required by Section 335.8140 the results of the initial survey monitoring, a description of the modification made to comply with subsection ~~(a)(1)~~ above and the results of the second survey monitoring procedure; or
- b) Request and receive a license amendment under 32 Ill. Adm. Code ~~340.1050(b)~~ 340.310(b) that authorizes radiation levels in ~~unrestricted areas~~ a total effective dose equivalent to individual members of the public that is greater than those that permitted by 32 Ill. Adm. Code ~~340.1050(a)~~ 340.310(a)(2)(B).

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.8140 Reports of Teletherapy Surveys Monitoring, Checks, Tests and Measurements

A licensee shall submit a copy of the records required ~~in~~ by Sections 335.8110, 335.8120, 335.8130 and the output from the teletherapy source within 30 days following completion of the action that caused a record to be required. The output shall be expressed as ~~roentgens, coulombs/kilogram, rads or grays~~ coulombs per kilogram, roentgens, grays or rad per hour, at either one 1 meter or the usual treatment distance from the source and determined during the full calibration required by Section 335.8090. The record shall be sent to the Department of Nuclear Safety, Office of Radiation Safety, 1035 Outer Park Drive, Springfield, IL 62704.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.8150 ~~Five-year~~ 5-Year Teletherapy Inspection

- a) A licensee shall have each teletherapy unit fully inspected and serviced during teletherapy source replacement or at intervals not to exceed 5 years, whichever comes first, to assure proper functioning of the source exposure mechanism.

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- b) This inspection and servicing shall only be performed by persons specifically licensed to do so by the Department, ~~the U.S. Nuclear Regulatory Commission or an Agreement State, or the U.S. Nuclear Regulatory Commission.~~
- c) A licensee shall keep a record of the inspection and servicing for the duration of the license. The record shall contain the inspector's name, the inspector's license number, the date of inspection, the manufacturer's name, and model and serial number for both the teletherapy unit and source, a list of components inspected, a list of components serviced and the type of service, a list of components replaced and the signature or initials of the inspector.

(Source: Amended at __ Ill. Reg. __, effective __)

SUBPART J: ~~Training and Experience Requirements~~
TRAINING AND EXPERIENCE REQUIREMENTS

Section 335.9010 Radiation Safety Officer

Except as provided in Section 335.9020, an individual fulfilling the responsibilities of the Radiation Safety Officer as provided in Section 335.1020 shall:

- a) Be certified by either:
- 1) American Board of Health Physics in Comprehensive Health Physics; or
 - 2) American Board of Radiology in Radiological Physics, Therapeutic Radiological Physics, or Medical Nuclear Physics; or
 - 3) American Board of Nuclear Medicine; or
 - 4) American Board of Science in Nuclear Medicine; or
 - 5) Board of Pharmaceutical Specialties in Nuclear Pharmacy or Science; or
 - 6) American Board of Medical Physics in Radiation Oncology Physics; or
 - 7) Royal College of Physicians and Surgeons of Canada in Nuclear Medicine; or

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- b) Hold a master's degree or doctorate degree in physics, biophysics, radiological sciences, radiological physics, or health physics and have 6 months of full-time work experience under the supervision of a ~~radiation safety officer~~ Radiation Safety Officer at a medical institution; or
- c) Have had:
- 1) 200 hours of classroom and laboratory training as follows:
 - A) Radiation physics and instrumentation;
 - B) Radiation protection;
 - C) Mathematics pertaining to the use and measurement of radioactivity;
 - D) Radiation biology;
 - E) Radiopharmaceutical chemistry; and
 - 2) 1 year of full-time experience in radiation safety at a medical institution under the supervision of the individual identified as the Radiation Safety Officer on a Department, U.S. Nuclear Regulatory Commission, Agreement State, or Licensing State, or U.S. Nuclear Regulatory Commission license that authorizes the medical use of radioactive material; or
- d) Be an authorized user for those radioactive material uses that come within the Radiation Safety Officer's responsibilities.

(Source: Amended at __ Ill. Reg. __, effective __)

Section 335.9020 Training for Experienced Radiation Safety Officer

An individual identified as a Radiation Safety Officer on a Department, U.S. Nuclear Regulatory Commission, Agreement State, or Licensing State, or U.S. Nuclear Regulatory Commission license ~~on the effective date of this Part 15.1991~~ who oversees only the use of radioactive material for which the licensee was authorized on that date need not comply with the training requirements of Section 335.9010.

(Source: Amended at __ Ill. Reg. __, effective __)

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Section 335.9030 Training for Uptake, Dilution, or Excretion Studies

Except as provided in Section 335.9160 or 335.9170, a licensee shall require the authorized user of a radiopharmaceutical specified in Section 335.3010 to be a physician who:

- a) Is certified in:
 - 1) Nuclear medicine by the American Board of Nuclear Medicine; or
 - 2) Nuclear medicine by the American Board of Osteopathic Nuclear Medicine; or
 - 3) Diagnostic radiology by the American Board of Radiology; or
 - 4) Diagnostic radiology or radiology by the American Osteopathic Board of Radiology; or
 - 5) Nuclear medicine by the Royal College of Physicians and Surgeons of Canada; or

- b) Has completed 40 hours of instruction in basic radionuclide handling techniques applicable to the use of prepared radiopharmaceuticals, and 20 hours of supervised clinical experience.

- 1) To satisfy the basic instruction requirement, 40 hours of classroom and laboratory instruction shall include:

- A) Radiation physics and instrumentation;
- B) Radiation protection;
- C) Mathematics pertaining to the use and measurement of radioactivity;
- D) Radiation biology; and
- E) Radiopharmaceutical chemistry.

- 2) To satisfy the requirement for 20 hours of supervised clinical experience, training shall be under the supervision of an authorized user at a medical institution and shall include:

- A) Examining patients and reviewing their case histories to determine their suitability for radionuclide diagnosis;

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and to gain experience with the limitations, ~~or~~ and contraindications of the studies;

- B) Selecting the suitable radiopharmaceuticals and calculating and measuring the dosages;
- C) Administering dosages to patients and using syringe radiation shields;
- D) Collaborating with the authorized user in the interpretation of radionuclide test results; and
- E) Patient follow-up; or
- c) Has successfully completed a 6-month training program in nuclear medicine as part of a training program that has been approved by the Accreditation Council for Graduate Medical Education and that included classroom and laboratory training, work experience and supervised clinical experience in all the topics identified in subsection (b) above.

(Source: Amended at Ill. Reg. _____, effective _____)
Section 335.9040 Training for Imaging and Localization Studies

Except as provided in Section 335.9160 or 335.9170, a licensee shall require the authorized user of a radiopharmaceutical, generator, or reagent kit specified in Section 335.4010 to be a physician who:

- a) Is certified in:

- 1) Nuclear medicine by the American Board of Nuclear Medicine; or
- 2) Nuclear medicine by the American Board of Osteopathic Nuclear Medicine; or
- 3) Diagnostic radiology by the American Board of Radiology; or
- 4) Diagnostic radiology or radiology by the American Osteopathic Board of Radiology; or
- 5) Nuclear medicine by the Royal College of Physicians and Surgeons of Canada; or

- b) Has completed 200 hours of instruction in basic radionuclide handling techniques applicable to the use of prepared

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radiopharmaceuticals, generators, and reagent kits, 500 hours of supervised work experience and 500 hours of supervised clinical experience.

- 1) To satisfy the basic instruction requirement, 200 hours of classroom and laboratory training shall include:
 - A) Radiation physics and instrumentation;
 - B) Radiation protection;
 - C) Mathematics pertaining to the use and measurement of radioactivity;
 - D) Radiopharmaceutical chemistry; and
 - E) Radiation biology.
- 2) To satisfy the requirement for 500 hours of supervised work experience, training shall be under the supervision of an authorized user at a medical institution and shall include:
 - A) Ordering, receiving and unpacking radioactive materials safely and performing the related radiation ~~surveys~~ monitoring;
 - B) Calibrating dose calibrators and diagnostic instruments and performing checks for proper operation of survey instruments;
 - C) Calculating and safely preparing patient dosages;
 - D) Using administrative controls to prevent the misadministration of radioactive material;
 - E) Using emergency procedures to contain spilled radioactive material safely and using proper decontamination procedures; and
 - F) Eluting technetium-99m from generator systems, assaying and testing the eluate for molybdenum-99 and alumina contamination and processing the eluate with reagent kits to prepare technetium-99m labeled radiopharmaceuticals.
- 3) To satisfy the requirement for 500 hours of supervised

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clinical experience, training shall be under the supervision of an authorized user at a medical institution and shall include:

- A) Examining patients and reviewing their case histories to determine their suitability for radionuclide diagnosis, ~~and to gain experience with the limitations, or and contraindications of the studies;~~
- B) Selecting the suitable radiopharmaceuticals and calculating and measuring the dosages;
- C) Administering dosages to patients and using syringe radiation shields;
- D) Collaborating with the authorized user in the interpretation of radionuclide test results; and
- E) Patient follow-up; or
- c) Has successfully completed a 6-month training program in nuclear medicine that has been approved by the Accreditation Council for Graduate Medical Education and that included classroom and laboratory training, work experience and supervised clinical experience in all the topics identified in subsection (b) above.

(Source: Amended at Ill. Reg. ____, effective ____)

Section 335.9050 Training for Therapeutic Use of Radiopharmaceuticals

Except as provided in Section 335.9160, a licensee shall require the authorized user of a radiopharmaceutical specified in Section 335.5010 for therapy to be a physician who:

- a) Is certified by:
 - 1) The American Board of Nuclear Medicine; or
 - 2) The American Board of Radiology in radiology, therapeutic radiology, or radiation oncology; or
- b) Has completed 80 hours of instruction in basic radionuclide handling techniques applicable to the use of therapeutic radiopharmaceuticals, and has had supervised clinical experience.

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- 1) To satisfy the requirement for instruction, 80 hours of classroom and laboratory training shall include:

- A) Radiation physics and instrumentation;
- B) Radiation protection;
- C) Mathematics pertaining to the use and measurement of radioactivity; and
- D) Radiation biology;

- 2) To satisfy the requirement for supervised clinical experience, training shall be under the supervision of an authorized user at a medical institution and shall include:

- A) Use of iodine-131 for diagnosis of thyroid function and the treatment of hyperthyroidism or cardiac dysfunction in ten individuals; and
- B) Use of iodine-131 for treatment of thyroid carcinoma in three individuals.

(Source: Amended at __ Ill. Reg. ____, effective ____.)

Section 335.9060 Training for Treatment of Hyperthyroidism

Except as provided in Section 335.9160, the licensee shall require the authorized user of only iodine-131 for the treatment of hyperthyroidism to be a physician with experience in the diagnosis and treatment of thyroid disease, who has had classroom and laboratory training in basic radionuclide handling techniques applicable to the use of iodine-131 for treatment of hyperthyroidism, and supervised clinical experience as follows:

- a) 80 hours of classroom and laboratory training that includes:
 - 1) Radiation physics and instrumentation;
 - 2) Radiation protection;
 - 3) Mathematics pertaining to the use and measurement of radioactivity;
 - 4) Radiation biology; and

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- b) Supervised clinical experience under the supervision of an authorized user that includes the use of iodine-131 for diagnosis of thyroid function, and the treatment of hyperthyroidism in 10 ~~ten~~ individuals.

(Source: Amended at __ Ill. Reg. ____, effective ____.)

Section 335.9070 Training for Treatment of Thyroid Carcinoma

Except as provided in Section 335.9160, the licensee shall require the authorized user of only iodine-131 for the treatment of thyroid carcinoma to be a physician with experience in the diagnosis and treatment of thyroid disease, who has had classroom and laboratory training in basic radionuclide handling techniques applicable to the use of iodine-131 for treatment of thyroid carcinoma, and supervised clinical experience as follows:

- a) 80 hours of classroom and laboratory training that includes:
 - 1) Radiation physics and instrumentation;
 - 2) Radiation protection;
 - 3) Mathematics pertaining to the use and measurement of radioactivity;
 - 4) Radiation biology; and

- b) Supervised clinical experience under the supervision of an authorized user that includes the use of iodine-131 for the treatment of thyroid carcinoma in 3 ~~three~~ individuals.

(Source: Amended at __ Ill. Reg. ____, effective ____.)

Section 335.9080 Training for Therapeutic Use of Soluble Phosphorus-32

Except as provided in Section 335.9160, the licensee shall require the authorized user of only soluble phosphorus-32 for therapy to be a physician who has had classroom and laboratory training in basic radionuclide handling techniques applicable to the use of soluble phosphorus-32 for therapy and supervised clinical experience as follows:

- a) 80 hours of classroom and laboratory training that includes:
 - 1) Radiation physics and instrumentation;
 - 2) Radiation protection;

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- 3) Mathematics pertaining to the use and measurement of radioactivity;
 - 4) Radiation biology; and
 - b) Use of soluble phosphorus-32 for therapy, such as the treatment of ascites, polycythemia vera, leukemia, or bone metastasis, in 3 ~~three~~ individuals.
- (Source: Amended at Ill. Reg. _____, effective _____)

Section 335.9090 Training for Therapeutic Use of Colloidal Chromic Phosphorus-32 Labeled Phosphate Compound or Gold-198

Except as provided in Section 335.9160, the licensee shall require the authorized user of only colloidal chromic phosphorus-32 labeled phosphate compound or of colloidal gold-198 for therapy to be a physician who has had classroom and laboratory training in basic radionuclide handling techniques applicable to the use of colloidal chromic phosphorus-32 labeled phosphate compound or of colloidal gold-198 for therapy and supervised clinical experience as follows:

- a) 80 hours of classroom and laboratory training that includes:
 - 1) Radiation physics and instrumentation;
 - 2) Radiation protection;
 - 3) Mathematics pertaining to the use and measurement of radioactivity;
 - 4) Radiation biology; and
- b) Use of colloidal chromic phosphorus-32 labeled phosphate compound or of colloidal gold-198 for therapy, such as intracavitary treatment of malignant effusions, in 3 ~~three~~ individuals.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 335.9100 Training for Use of Sources for Brachytherapy

Except as provided in Section 335.9160, the licensee shall require the authorized user ~~using a source specified in performing brachytherapy in accordance with Section 335.7010 for brachytherapy~~ to be a physician who:

- a) Is certified in:

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- 1) Radiology, therapeutic radiology, or radiation oncology by the American Board of Radiology; or
- 2) Radiation oncology by the American Osteopathic Board of Radiology; or
- 3) Radiology, with a specialization in radiation therapy, as a British "Fellow of the Faculty of Radiology" or "Fellow of the Royal College of Radiology"; or
- 4) Therapeutic radiology by the Canadian Royal College of Physicians and Surgeons; or

b) Is in the practice of therapeutic radiology, has completed 200 hours of instruction in basic radionuclide handling techniques applicable to the therapeutic use of brachytherapy sources and 500 hours of supervised work experience and a minimum of 3 years of supervised clinical experience.

- 1) To satisfy the requirement for instruction, 200 hours of classroom and laboratory training shall include:

- A) Radiation physics and instrumentation;
- B) Radiation protection;
- C) Mathematics pertaining to the use and measurement of radioactivity; and
- D) Radiation biology.

- 2) To satisfy the requirement for 500 hours of supervised work experience, training shall be under the supervision of an authorized user at an institution and shall include:

- A) Ordering, receiving, and unpacking radioactive materials safely and performing the related radiation surveys ~~monitoring~~;
- B) Performing checks for proper operations of survey instruments;
- C) Preparing, implanting, and removing sealed sources;
- D) Maintaining inventories and accountability of radioactive material possessed;

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- E) Using administrative controls to prevent the misadministration of radioactive material; and
- F) Using emergency procedures to control radioactive material.
- 3) To satisfy the requirement for a period of supervised clinical experience, training shall include 1 year in a training program approved by the Residency Review Committee for Radiology of the Accreditation Council for Graduate Medical Education, or the Committee on Postdoctoral Training of the American Osteopathic Association, and an additional 2 years of clinical experience in therapeutic radiology under the supervision of an authorized user at a medical institution. The supervised clinical experience shall include:
- A) Examining individuals and reviewing their case histories to determine their suitability for brachytherapy treatment, and ~~any~~ to gain experience with the limitations ~~of~~ and contraindications of brachytherapy;
- B) Selecting the proper brachytherapy sources, dose and method of administration;
- C) Calculating the dose; and
- D) Post-administration follow-up and review of case histories in collaboration with an authorized user.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.9120 Training for Ophthalmic Use of Strontium-90

Except as provided in Section 335.9160, the licensee shall require the authorized user using only strontium-90 for ophthalmic radiation therapy to be a physician who:

- a) Is certified in radiology or therapeutic radiology by the American Board of Radiology; or
- b) Is in the practice of therapeutic radiology or ophthalmology, and has completed 24 hours of instruction in basic radionuclide handling techniques applicable to the use of strontium-90 for ophthalmic radiation therapy and supervised clinical training in ophthalmic radiation therapy.

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- 1) To satisfy the requirement for instruction, the classroom and laboratory training shall include:
- A) Radiation physics and instrumentation;
- B) Radiation protection;
- C) Mathematics pertaining to the use and measurement of radioactivity; and
- D) Radiation biology.
- 2) To satisfy the requirement for supervised clinical training in ophthalmic radiation therapy, training shall be under the supervision of an authorized user at a medical institution and ~~must~~ shall include the use of strontium-90 for the ophthalmic treatment of five individuals that includes:
- A) Examination of each individual to be treated;
- B) Calculation of the dose to be administered;
- C) Administration of the dose; and
- D) Follow-up and review of each individual's case history.

(Source: Amended at ___ Ill. Reg. ___, effective _____)

Section 335.9130 Training for Use of Sealed Sources for Diagnosis

Except as provided in Section 335.9160, the licensee shall require the authorized user using a sealed source in a device specified in Section 335.6010 to be a physician, dentist, or podiatrist who:

- a) Is certified in:

- 1) Radiology, diagnostic radiology, therapeutic radiology, or radiation oncology by the American Board of Radiology; or
- 2) Nuclear medicine by the American Board of Nuclear Medicine; or
- 3) Diagnostic radiology or radiology by the American Osteopathic Board of Radiology; or
- 4) Nuclear medicine by the Royal College of Physicians and Surgeons of Canada; or

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- b) Has completed 8 hours of instruction in basic radionuclide handling techniques specifically applicable to the use of the device. To satisfy the requirement for instruction, the training shall include:
- 1) Radiation physics, mathematics pertaining to the use and measurement of radioactivity and instrumentation;
 - 2) Radiation biology; and
 - 3) Radiation protection and training in the use of the device for the purposes authorized by the license.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 335.9140 Training for Teletherapy

Except as provided in Section 335.9160, the licensee shall require the authorized user of a sealed source specified in Section 335.8010 in a teletherapy unit to be a physician who:

- a) Is certified in:
- 1) Radiology, therapeutic radiology, or radiation oncology by the American Board of Radiology; or
 - 2) Radiation oncology by the American Osteopathic Board of Radiology; or
 - 3) Radiology, with specialization in radiation therapy, as a British "Fellow of the Faculty of Radiology" or "Fellow of the Royal College of Radiology"; or
 - 4) Therapeutic radiology by the Canadian Royal College of Physicians and Surgeons; or
- b) Is in the practice of therapeutic radiology, and has completed 200 hours of instruction in basic radionuclide techniques applicable to the use of a sealed source in a teletherapy unit, 500 hours of supervised work experience and a minimum of 3 years of supervised clinical experience.
- 1) To satisfy the requirement for instruction, the classroom and laboratory training shall include:
- A) Radiation physics and instrumentation;

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- B) Radiation protection;
 - C) Mathematics pertaining to the use and measurement of radioactivity; and
 - D) Radiation biology.
- 2) To satisfy the requirement for supervised work experience, training shall be under the supervision of an authorized user at an institution and shall include:
- A) Review of the full calibration measurements and periodic spot-checks;
 - B) Preparing treatment plans and calculating treatment times;
 - C) Using administrative controls to prevent misadministrations;
 - D) Implementing emergency procedures to be followed in the event of the abnormal operation of a teletherapy unit or console; and
 - E) Performing checks for proper operation of survey instruments.
- 3) To satisfy the requirement for a period of supervised clinical experience, training shall include 1 year in a training program approved by the Residency Review Committee for Radiology of the Accreditation Council for Graduate Medical Education or the Committee on Postdoctoral Training of the American Osteopathic Association and an additional 2 years of clinical experience in therapeutic radiology under the supervision of an authorized user at a medical institution. The supervised clinical experience shall include:
- A) Examining individuals and reviewing their case histories to determine their suitability for teletherapy treatment, and ~~any~~ to gain experience with the limitations of and contraindications of teletherapy;
 - B) Selecting the proper dose and how it is to be administered;
 - C) Calculating the teletherapy doses and collaborating with

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the authorized user in the review of patients' progress and consideration of the need to modify originally prescribed doses as warranted by patients' reaction to radiation; and

- D) Post-administration follow-up and review of case histories.

(Source: Amended at __ Ill. Reg. ____, effective ____)

Section 335.9150 Training for Teletherapy Physicist

The licensee shall require the teletherapy physicist to:

- a) Be certified by the American Board of Radiology in:

- 1) Therapeutic radiological physics; or
- 2) Roentgen ray and gamma ray physics; or
- 3) X-ray and radium physics; or
- 4) Radiological physics; or

- b) Be certified by the American Board of Medical Physics in radiation oncology physics; or

- bc) Hold a master's degree or doctorate in physics, biophysics, radiological physics, or health physics, and have completed 1 year of full-time training in therapeutic radiological physics and also 1 year of full-time work experience under the supervision of a teletherapy physicist at a medical institution. To meet this requirement, the individual shall have performed the tasks specified in Sections 335.2070, 335.9020, 335.9030, and 335.9040 under the supervision of a teletherapy physicist during the year of work experience.

(Source: Amended at __ Ill. Reg. ____, effective ____)

Section 335.9160 Training for Experienced Authorized Users

Practitioners of the healing arts identified as authorized users for the human use of radioactive material on a Department, U.S. Nuclear Regulatory Commission, ~~an~~ Agreement State, ~~a~~ or Licensing State, ~~or U.S. Nuclear Regulatory Commission~~ license on July 15, 1991, and who perform only those methods of use for which

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they were authorized on that date, need not comply with the training requirements of Sections 335.9010 through 335.9180.

(Source: Amended at __ Ill. Reg. ____, effective ____)

Section 335.9170 Physician Training in a ~~Three~~ 3-Month Program

A physician who, before July 1, 1984, began a 3-month nuclear medicine training program approved by the Accreditation Council for Graduate Medical Education and who has successfully completed the program is exempted from the requirements of Sections 335.9030 or 335.9040.

(Source: Amended at __ Ill. Reg. ____, effective ____)

Section 335.9180 Recentness of Training

The training and experience specified in Sections 335.9010 through 335.9150 shall have been obtained within the 5 years preceding the date of application or the individual shall have had related continuing education and experience in the items listed in the applicable section since the required training and experience was completed.

AGENCY NOTE: Individuals specifically listed on an active Department, U.S. Nuclear Regulatory Commission, Agreement State, or Licensing State, ~~or U.S. Nuclear Regulatory Commission~~ license as an authorized user, Radiation Safety Officer or teletherapy physicist are considered to have met the recentness ~~of~~ training requirements for only those procedures for which they were authorized.

(Source: Amended at __ Ill. Reg. ____, effective ____)

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- 1) Heading of the Part: Organic Material Emission Standards and Limitations for the Metro East Area

- 2) Code Citation: 35 Ill. Adm. Code 219

- 3) Section Numbers: Proposed Action:

219.586

Repeal

- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1010 and 1027. [415 ILCS 5/10 and 27.]

- 5) A Complete Description of the Subjects and Issues Involved: The action would accomplish repeal of the Stage II Gasoline Vapor Recovery Rules for the Metro-East area, consisting of Madison, Monroe, and St. Clair counties in Illinois. This is being proposed for repeal because USEPA is soon to promulgate On Board Vapor Recovery (OBVR) controls for moderate non-attainment areas like the Metro-East area, pursuant to NRDC v. Reilly, No. 92-1137, D.C. Cir. January 22, 1993. The Illinois Environmental Protection Agency has reported to the Board that promulgation of OBVR by USEPA would eliminate the federal requirement for Stage II Vapor Recovery for moderate non-attainment areas.
- 6) Will this proposed amendment replace an emergency rule currently in effect? No. However, an emergency rule was repealer in previously in effect pertaining to this section. 17 Ill. Reg. 8295 (6/4/93) (expired October 25, 1993)

- 7) Does this rulemaking contain an automatic repeal date?
 Yes ☐ No ☒

- 8) Does this proposed amendment contain incorporations by reference? No

- 9) Are there any other amendments pending on this Part? No

- 10) Statement of Statewide Policy Objectives (if applicable):

This proposed amendment does not create or enlarge a State Mandate as defined in Section 3(b) of the State Mandates Act. [30 ILCS 805/1 et. seq.]

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

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This Board will accept written public comment on this proposal for a period of at least 45 days after the date of this publication. Comments should reference Docket R 93-28 and be addressed to:

Dorothy M. Gunn, Clerk
 Illinois Pollution Control Board
 State of Illinois Center
 100 W. Randolph Suite, Suite 11-500
 Chicago, IL 60601

Comments may also be sent to:

Rachel Doctors
 IL Environmental Protection Agency
 2200 Churchill Road
 PO Box 19276
 Springfield IL 62794-9276

- 12) Initial Regulatory Flexibility Analysis (if applicable):

- A) Date rule was submitted to the Small Business Office:
 November 4, 1993

- B) Types of small businesses affected: Gasoline Station Operators

- C) Reporting, bookkeeping or other procedures required for compliance: Other current requirements apply.

- D) Professional skills necessary for compliance: Other current requirements apply.

The full text of the Proposed Amendment begins on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS
FOR STATIONARY SOURCES

PART 219

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS
FOR THE METRO EAST AREA

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219.101	Savings Clause
219.102	Abbreviations and Conversion Factors
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219.104	Definitions
219.105	Test Methods and Procedures
219.106	Compliance Dates
219.107	Operation of Afterburners
219.108	Exemptions, Variations, and Alternative Means of Control or Compliance Determinations
219.109	Vapor Pressure of Volatile Organic Liquids
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219.111	Vapor Pressure of Volatile Organic Material
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219.121	Storage Containers
219.122	Loading Operations
219.123	Petroleum Liquid Storage Tanks
219.124	External Floating Roofs
219.125	Compliance Dates (Repealed)
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219.141	Separation Operations
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219.181	Solvent Cleaning in General
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219.204	Emission Limitations
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219.206	Solids Basis Calculation
219.207	Alternative Emission Limitations
219.208	Exemptions From Emission Limitations
219.209	Exemption From General Rule on Use of Organic Material
219.210	Compliance Schedule
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SUBPART G: USE OF ORGANIC MATERIAL

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219.301	Use of Organic Material
219.302	Alternative Standard
219.303	Fuel Combustion Emission Units
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SUBPART H: PRINTING AND PUBLISHING

Section

219.401	Flexographic and Rotogravure Printing
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219.405	Heatset-Web-Offset Lithographic Printing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER
MANUFACTURING PLANT

Section

219.421	General Requirements
219.422	Inspection Program Plan for Leaks
219.423	Inspection Program for Leaks
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219.428 Open-Ended Valves
219.429 Standards for Control Devices
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SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES;
ASPHALT MATERIALS

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219.442 Vacuum Producing Systems
219.443 Wastewater (Oil/Water) Separator
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219.447 Monitoring Program for Leaks
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SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS

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219.481 Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers
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SUBPART V: AIR OXIDATION PROCESSES

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219.521 Definitions (Repealed)
219.525 Emission Limitations for Air Oxidation Processes
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SUBPART X: CONSTRUCTION

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219.601 Perchloroethylene Dry Cleaners
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219.621 Exemption for Waterbase Material and Heatset-Offset Ink
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219.644 Emissions Testing
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219.877 Emissions Limitation at Polystyrene Plants (Renumbered)
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SUBPART UU: RECORDKEEPING AND REPORTING

Section
219.990 Exempt Emission Units
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Section 219. Appendix A: List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing

Section 219. Appendix B: VOM Measurement Techniques for Capture Efficiency

Section 219. Appendix C: Reference Test Methods For Air Oxidation Processes

Section 219. Appendix D: Coefficients for the Total Resource Effectiveness Index (TRE) Equation

AUTHORITY: Implementing Section 10 and authorized by Section 28.5 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111½, par. 1010) (P.A. 87-1213, effective September 26, 1992) [415 ILCS 5/10 and 28.5].

SOURCE: Adopted at R91-8 at 15 Ill. Reg. 12491, effective August 16, 1991; amended in R91-24 at 16 Ill. Reg. 13597, effective August 24, 1992; amended in R91-30 at 16 Ill. Reg. 13883, effective August 24, 1992; emergency amendment in R93-12 at Ill. Reg. 8295, effective May 24, 1993, for a maximum of 150 days, amended in R93-9 at 17 Ill. Reg. 16918, effective September 27, 1993 and October 21, 1993; amended in R93-28 at _____ Ill. Reg. _____, effective _____.

SUBPART Y: GASOLINE DISTRIBUTION

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Section 219.586 Gasoline Dispensing Operations - Motor Vehicle Fueling Operations (Repealed)

- a) For the purposes of this Section, the following definitions apply.
- 1) Average monthly volume means the amount of motor vehicle fuel dispensed per month from a gasoline dispensing operation based upon a monthly average for the 2-year period of November, 1990 through October, 1992 or, if not available, the monthly average for the most recent twelve calendar months. Monthly averages are to include only those months when the operation was operating.
 - 2) Certified means any vapor collection and control system which has been tested and approved by CARB as having a vapor recovery and removal efficiency of at least 95% (by weight) shall constitute a certified vapor collection and control system. CARB testing and approval is pursuant to the CARB manual, incorporated by reference at 219.112 of this Part.
 - 3) Completion of installation means the successful passing of one or more of the following tests applicable to the installed vapor collection and control system: Dynamic Backpressure Test, Pressure Decay/Leak Test, and Liquid Blockage Test, incorporated by reference at 219.112 of this Part.
 - 4) Constructed means fabricated, erected or installed; refers to any facility, emission source or air pollution control equipment.
 - 5) CARB means California Air Resources Board, P.O. Box 2815, Sacramento, CA 95812.
 - 6) Employee means any person who performs work for an employer.
 - 7) Operation means any building, structure, installation, operation or combination thereof located on contiguous properties and under common ownership that provides for the dispensing of motor vehicle fuel.
 - 8) Gasoline dispensing operation means any operation

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where motor vehicle fuel is dispensed into motor vehicle fuel tanks or portable containers from a storage tank with a capacity of 2176 liters (575 gallons) or more.

- 9) Modification means any change, removal or addition, other than an identical replacement, of any component contained within the vapor collection and control system.
 - 10) Motor vehicle means any self-propelled vehicle powered by an internal combustion engine including, but not limited to, automobiles and trucks. Specifically excluded from this definition are watercraft and aircraft.
 - 11) Motor vehicle fuel means any petroleum distillate having a Reid vapor pressure of more than 27.6 kilopascals (kPa) (four pounds per square inch) and which is used to power motor vehicles.
 - 12) Owner or operator means any person who owns, leases, operates, manages, supervises or controls (directly or indirectly) a gasoline dispensing operation.
 - 13) Reid vapor pressure for gasoline, shall be measured in accordance with either the method ASTM D323 or a modification of ASTM D323 known as the "dry method" as set forth in 40 CFR 80, Appendix E, incorporated by references in 35 Ill. Adm. Code 219.112 of this Part.
 - 14) Vapor collection and control system means any system certified by CARB which limits the discharge to the atmosphere of motor vehicle fuel vapors displaced during the dispensing of motor vehicle fuel into motor vehicle fuel tanks.
- b) The provisions of subsection (c) below shall apply to any gasoline dispensing operation which dispenses an average monthly volume of more than 10,000 gallons of motor vehicle fuel per month. Compliance shall be demonstrated in accordance with the schedule provided in subsection (d) below.
- c) No owner or operator of a gasoline dispensing operation subject to the requirements of subsection (b)

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above shall cause or allow the dispensing of motor vehicle fuel at any time from a motor fuel dispenser unless the dispenser is equipped with and utilizes a vapor collection and control system which is properly installed and operated as provided below:

- 1) Any vapor collection and control system installed, used or maintained has been CARB certified.
- 2) Any vapor collection and control system utilized is maintained in accordance with the manufacturer's specifications and the certification.
- 3) No elements or components of a vapor collection and control system are modified, removed, replaced or otherwise rendered inoperative in a manner which prevents the system from performing in accordance with its certification and design specifications.
- 4) A vapor collection and control system has no defective, malfunctioning or missing components.
- 5) Operators and employees of the gasoline dispensing operation are trained and instructed in the proper operation and maintenance of a vapor collection and control system.
- 6) Instructions are posted in a conspicuous and visible place within the motor fuel dispensing area and describe the proper method of dispensing motor vehicle fuel with the use of the vapor collection and control system.

d) In conjunction with the compliance provisions of Section 219.105 of this Part, operations subject to the requirements of subsection (c) above shall demonstrate compliance according to the following:

- 1) Operations that commenced construction after November 1, 1990, must comply by May 1, 1993.

[BOARD NOTE: The Board adopted an emergency rule in R93-12, extending the compliance date in Section 219.586(d)(1) from May 1, 1993 to October 15, 1993. This emergency rule became effective on May 24, 1993 and will expire on October 21, 1993.]

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- 2) Operations that commenced construction before November 1, 1990, and dispense an average monthly volume of more than 100,000 gallons of motor fuel per month must comply by November 1, 1993.
- 3) Operations that commenced construction before November 1, 1990, and dispense an average monthly volume of less than 100,000 gallons of motor fuel per month must comply by November 1, 1994.
- 4) New operations constructed after the adoption of this Section shall comply with the requirements of subsection (c) above upon startup of the operation.
- 5) Existing operations previously exempted from but which become subject to the requirements of subsection (c) above after May 1, 1993 shall comply with the requirements of subsection (c) above within six calendar months of the date from which the operation becomes subject.
- e) Any gasoline dispensing operation that becomes subject to the provisions of subsection (c) above at any time shall remain subject to the provisions of subsection (c) above at all times.
- f) Upon request by the Agency, the owner or operator of a gasoline dispensing operation which claims to be exempt from the requirements of this Section shall submit records to the Agency within 30 calendar days from the date of the request which demonstrate that the gasoline dispensing operation is in fact exempt.
- g) Recordkeeping and reporting:
 - 1) Any gasoline dispensing operation subject to subsection (c) above shall retain at the operation copies of the registration information required at subsection (h) below.
 - 2) Records and reports required pursuant to this subsection shall be made available to the Agency upon request. Records and reports which shall be maintained by the owner or operator of the gasoline dispensing operation shall clearly demonstrate:

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- A) That a certified vapor collection and control system has been installed and tested to verify its performance according to its specifications.
- B) That proper maintenance has been conducted in accordance with the manufacturer's specifications and requirements.
- C) The time period and duration of all malfunctions of the vapor collection and control system.
- D) The motor vehicle fuel throughput of the operation for each calendar month of the previous year.
- E) That operators and employees are trained and instructed in the proper operation and maintenance of the vapor collection and control system and informed as to the potential penalties associated with the violation of any provision of this Section.

h) Any gasoline dispensing operation subject to subsection (c) above shall be exempt from the permit requirements specified under 35 Ill. Adm. Code 201.142, 201.143 and 201.144 for its vapor collection and control systems, provided that:

- 1) Upon the installation of a vapor collection and control system, the owner or operator of the gasoline dispensing operation submits to the Agency a registration which provides at minimum the operation name and address, signature of the owner or operator, the CARB Executive Order Number for the vapor collection and control system to be utilized, the number of nozzles (excluding diesel or kerosene) used for motor vehicle refueling, the monthly average volume of motor vehicle fuel dispensed, the location (including contact person's name, address, and telephone number) of records and reports required by this Section, and the date of completion of installation of the vapor collection and control system.

- 2) The registration is submitted to the Agency within 30 days of completion of such installation.

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- 3) A copy of the registration information is maintained at the gasoline dispensing operation.
- 4) Upon the modification of an existing vapor collection and control system, the owner or operator of the gasoline dispensing operation submits to the Agency a registration that details the changes to the information provided in the previous registration of the vapor collection and control system and which includes the signature of the owner or operator. The registration must be submitted to the Agency within 30 days of completion of such modification.

(Source: Repealed at Ill. Reg. _____, effective _____.)

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- 1) Heading of the Part: The Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985

- 2) Code Citation: 68 Ill. Adm. Code 1175

- 3) Section Numbers: Proposed Action:

1175.100	Amendment
1175.1000	New Section
1175.1001	New Section
1175.1005	New Section
1175.1010	New Section
1175.1015	New Section
1175.1020	New Section
1175.1025	New Section
1175.1030	New Section
1175.1035	New Section
1175.1100	New Section
1175.1105	New Section
1175.1110	New Section
1175.1115	New Section
1175.1120	New Section
1175.1125	New Section
1175.1130	New Section
1175.1135	New Section
1175.1140	New Section
1175.1145	New Section
1175.1150	New Section
1175.1155	New Section
1175.1160	New Section
1175.1165	New Section
1175.1170	New Section
1175.1175	New Section
1175.1200	New Section
1175.1205	New Section
1175.1210	New Section
1175.1215	New Section

- 4) Statutory Authority: The Barber, Cosmetology, Esthetics and Nail Technology Act of 1985 (Ill. Rev. Stat. 1991, ch. 111, pars. 1703C-1 through 9 and 1704-5) [225 ILCS 410/3C-1 through 9 and 4-5].

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- 5) A Complete Description of the Subjects and Issues Involved:

This rulemaking implements Article 3C of the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985, which provides for the licensure of nail technicians.

The fee Section of the rules is amended to establish the same nail technology fees that are in effect for other professions licensed under this Act. This includes a \$25 application fee for nail technicians and nail technology teachers. Renewal fees are calculated at the rate of \$20 per year. The fee for a certificate of registration as a nail technology school is \$50 plus the cost of inspection (\$50). A nail technology school may renew a certificate at the rate of \$100 per year.

For those who meet the qualifications set forth in the Act, there is a grandfather Section in the rules which sets forth how pre-existing practitioners can obtain certificates of registration as nail technicians or nail technology teachers. The grandfather period ends December 31, 1994.

Eligibility requirements to take the nail technician or nail technology teacher examinations are set forth, including how and when to file applications. A passing score of 75 is established for each examination. Provisions for retaking examinations also are detailed.

Steps to take in applying for licensure after successfully completing the examination are listed. This section also establishes that nothing in these rules requires a licensed cosmetologist or licensed cosmetology teacher to obtain a license to practice or to teach nail technology.

Provisions are made for licensure of applicants currently licensed in another jurisdiction who seek to work in Illinois as nail technicians or nail technology teachers.

The renewals section establishes that the first renewal period for registration issued under Article 3(C) of the Act shall be October 31, 1996, and every nail technician, nail technology teacher and nail technology school license shall expire on October 31 of each even numbered year. For the October 31, 1998, renewal, each individual who applies for renewal of a nail technician license, other than first time renewal applicants, shall be required to complete 10 hours of continuing education. Other details on continuation education are provided in Subpart L of the rules, including circumstances under which a waiver of continuing education requirements may be granted.

This rulemaking provides procedures for restoring a nail technician or nail technology teacher license that has expired.

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An applicant to operate a nail technology school has specific requirements to meet, and the Department shall inspect the school premises to determine compliance before approval is given to operate the school. Since it is expected that existing cosmetology schools will wish to provide nail technology instruction, provisions they must meet are listed in these rules. There are also physical site requirements that must be met by schools. This rulemaking sets forth space requirements, equipment requirements and sanitary regulations for schools. It also establishes the student-teacher ratio during clinical instruction shall not exceed 10 to 1.

There is a Section on student contracts that details information that must be included on the document, which is required to be clearly labeled as a contract.

When advertising for patrons, the school is responsible for seeing that the advertisement conspicuously contains the words "Work Done Exclusively by Students" or "All Work Done by Students."

This rulemaking establishes recordkeeping requirements for schools, including transcripts and hours earned by students. Set forth in detail are curriculum requirements for nail technicians and nail technology teachers. A final examination, testing the candidate's skills in specified areas, is required.

Also listed are requirements to be met by schools when they change ownership, change location, change names, expand facilities or discontinue a program.

A list of causes that could lead to the Department's withdrawing approval of a school is set forth in these rules.

- 6) Will these proposed amendments replace an emergency Rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed Rules pending on this Part? No
- 10) Statement of Statewide Policy Objectives (if applicable):

This rulemaking has no impact on local government.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

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Interested persons may submit written comments and views to:

Department of Professional Regulation
Attention: Jean A. Courtney
320 West Washington, 3rd Floor
Springfield, IL 62786
217/785-0800

All comments received within 30 days of this issue of the Illinois Register will be considered. The comments of interested persons who submit a request to comment within 14 days of this issue will be considered if received within 30 days of such request.

12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: Nail technicians and schools that provide nail technology education.

B) Reporting, bookkeeping or other procedures required for compliance:

Approved schools must permanently maintain official transcripts and school records for each student. An accurate record of hours of attendance for each student must be maintained and made available to the student on a monthly basis. Approved schools are required to report to the Department a change of ownership, change of location, change of name, expansion of the facility or discontinuance of a program.

All continuing education sponsors are required to verify attendance at each course or program.

C) Types of professional skills necessary for compliance:

Skills in nail technology are necessary for licensure.

The full text of the Proposed amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1175
THE BARBER, COSMETOLOGY, ESTHETICS,
AND NAIL TECHNOLOGY ACT OF 1985

SUBPART A: GENERAL

Section	
1175.100	Fees
1175.105	English Translations
1175.110	Granting Variances

SUBPART B: BARBER

Section	
1175.200	Examination - Barber
1175.205	Examination - Barber Teacher
1175.210	Examination Requirements
1175.215	Application for Licensure
1175.220	Endorsement
1175.225	Renewals
1175.230	Restoration - Barber
1175.235	Restoration - Barber Teacher

SUBPART C: BARBER SCHOOLS

Section	
11/75.300	School Approval Application
11/75.305	Physical Site Requirements
11/75.310	Student Contracts
11/75.315	Advertising
11/75.320	Recordkeeping - Transcripts
11/75.325	Recordkeeping - Hours Earned
11/75.330	Curriculum Requirements - Barber
11/75.335	Curriculum Requirements - Barber Teacher
11/75.340	Final Examination

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1175.345	Change of Ownership
1175.350	Change of Location
1175.355	Change of Name
1175.360	Expansion
1175.365	Discontinuance of Program
1175.370	Withdrawal of Approval

SUBPART D: COSMETOLOGY

Section	Examination - Cosmetology Teacher
11/75.400	Examination - Cosmetology Teacher
11/75.405	Examination - Cosmetology Teacher
11/75.410	Examination Requirements
11/75.415	Application for Licensure
11/75.420	Endorsement
11/75.425	Renewals
11/75.430	Restoration - Cosmetology Teacher
11/75.435	Restoration - Cosmetology Teacher

SUBPART E: COSMETOLOGY SCHOOLS

Section	School Approval Application
1175.500	Physical Site Requirements
1175.505	Student Contracts
1175.510	Advertising
1175.515	Recordkeeping - Transcripts
1175.520	Recordkeeping - Hours Earned
1175.525	Curriculum Requirements - Cosmetology
1175.530	Curriculum Requirements - Cosmetology Teacher
1175.535	Final Examination
1175.540	Change of Ownership
1175.545	Change of Location
1175.550	Change of Name
1175.555	Expansion
1175.560	Discontinuance of Program
1175.565	Withdrawal of Approval
1175.570	

**SUBPART F: CONTINUING EDUCATION - COSMETOLOGY/
COSMETOLOGY TEACHER**

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Section
1175.600 Sponsor Approval
1175.605 Department Supervision
1175.610 Credit Hours
1175.615 Waiver of Continuing Education Requirements

SUBPART G: ESTHETICS

Section
1175.700 Examination - Esthetics
1175.705 Examination - Esthetics Teacher
1175.710 Examination Requirements
1175.715 Application for Licensure
1175.720 Endorsement
1175.725 Renewals
1175.730 Restoration - Esthetics
1175.735 Restoration - Esthetics Teacher

SUBPART H: ESTHETICS SCHOOLS

Section
1175.800 Esthetics School Application
1175.805 Cosmetology Schools Approved to Teach Esthetics
1175.810 Physical Site Requirements
1175.815 Student Contracts
1175.820 Advertising
1175.825 Recordkeeping - Transcripts
1175.830 Recordkeeping - Hours Earned
1175.835 Curriculum Requirements - Esthetics
1175.840 Curriculum Requirements - Esthetics Teacher
1175.845 Final Examination
1175.850 Change of Ownership
1175.855 Change of Location
1175.860 Change of Name
1175.865 Expansion
1175.870 Discontinuance of Program
1175.875 Withdrawal of Approval

SUBPART I: CONTINUING EDUCATION - ESTHETICIAN/
ESTHETICS TEACHER

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Section
1175.900 Sponsor Approval
1175.905 Department Supervision
1175.910 Credit Hours
1175.915 Waiver of Continuing Education Requirements

SUBPART J: NAIL TECHNOLOGY

Section
1175.1000 Application for Licensure under Sections 3C-4 and 3C-5 of the Act
(Grandfather)
1175.1001 Examination - Nail Technician
1175.1005 Examination - Nail Technology Teacher
1175.1010 Examination
1175.1015 Application for Licensure
1175.1020 Endorsement
1175.1025 Renewals
1175.1030 Restoration - Nail Technician
1175.1035 Restoration - Nail Technology Teacher

SUBPART K: NAIL TECHNOLOGY SCHOOLS

Section
1175.1100 Nail Technology School Application
1175.1105 Cosmetology Schools Approved to Teach Nail Technology
1175.1110 Physical Site Requirements
1175.1115 Student Contracts
1175.1120 Advertising
1175.1125 Recordkeeping - Transcripts
1175.1130 Recordkeeping - Hours Earned
1175.1135 Curriculum Requirements - Nail Technology
1175.1140 Curriculum Requirements - Nail Technology Teacher
1175.1145 Final Examination
1175.1150 Change of Ownership
1175.1155 Change of Location
1175.1160 Change of Name
1175.1165 Expansion
1175.1170 Discontinuance of Program
1175.1175 Withdrawal of Approval

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SUBPART L: CONTINUING EDUCATION -
NAIL TECHNICIAN/NAIL TECHNOLOGY TEACHER

Section

1175.1200

Sponsor Approval

1175.1205

Department Supervision

1175.1210

Credit Hours

1175.1215

Waiver of Continuing Education Requirements

AUTHORITY: Implementing the Barber, Cosmetology, Esthetics and Nail Technology Act of 1985 (Ill. Rev. Stat. 1991, ch. 111, pars. 1701-1 through 1704-22) [225 ILCS 410] and authorized by Section 60(7) of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 60(7)) [20 ILCS 2105/60(7)].

SOURCE: Adopted at 12 Ill. Reg. 20488, effective November 29, 1988; emergency amendments at 13 Ill. Reg. 6810, effective April 10, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 15034, effective September 7, 1989; amended at 14 Ill. Reg. 14090, effective August 20, 1990; amended at 16 Ill. Reg. 13276, effective August 18, 1992; amended at ____ Ill. Reg. _____, effective _____.

SUBPART A: GENERAL

Section 1175.100

Fees

a) Certificate of Registration ("Certificate") as a Registered Cosmetologist, Barber, Esthetician, Nail Technician, Cosmetology Teacher, Barber Teacher, ~~or~~ Esthetics Teacher or Nail Technology Teacher.

- 1) Certificate of Registration. The fee for application for a certificate of registration is \$25.
- 2) Examination applicants for any examination shall be required to pay, either to the Department of Professional Regulation (the "Department") or to the designated testing service, a fee covering the cost of providing the examination.
- 3) Renewal. The fee for renewal of a certificate of registration shall be calculated at the rate of \$20 per year.
- 4) Restoration. The fee for restoration ~~for~~ of a certificate of registration

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- 5) is \$10 plus payment of all lapsed renewal fees, but not to exceed \$110.
- The fee for restoration of a cosmetologist certificate of registration from inactive status is the current renewal fee.
- 6) Endorsement. The fee for a certificate of registration for a cosmetologist, barber, esthetician, nail technician, cosmetology teacher, barber teacher, ~~or~~ esthetics teacher or nail technology teacher licensed under the laws of another jurisdiction is \$35.

b) Certificate as a Registered Cosmetology School, Barber School, ~~or~~ Esthetics School or Nail Technology School

- 1) Certificate of Registration. The fee for a certificate of registration is \$50 plus the cost ~~to provide the~~ of inspection (\$50).
- 2) Change of Ownership. The fee for a certificate resulting from a change of ownership is \$50 plus the cost ~~to provide the~~ of inspection (\$50).
- 3) Change of Location. The fee for a certificate resulting from a change of location is \$50 plus the cost ~~to provide the~~ of inspection (\$50).
- 4) Change of Name. The fee for renewal of a certificate resulting from a change of name is \$20.
- 5) Renewal. The fee for renewal of a certificate of registration shall be calculated at \$100 per year.
- c) General Fees
 - 1) Duplicate/Replacement. The fee for the issuance of a duplicate or replacement certificate is \$20.
 - 2) Change of Name or Address. The fee for issuance of a certificate with a change of name or address other than during the renewal period is \$20. No fee is required for name and address changes on Department records when no certificate is issued.
 - 3) Certification of Record. The fee for certification of a registrant's record for any purpose is \$20.

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- 4) Wall Certificate. The fee for a wall certificate showing registration is the actual cost of producing such a certificate.
- 5) The fee for a roster of persons registered as cosmetologists, cosmetology teachers, barbers, barber teachers, estheticians, esthetics teachers, nail technicians, nail technology teachers, cosmetology schools, esthetics schools, nail technology schools and barber schools is the actual cost of producing such a roster.
- 6) The fee to place a cosmetology license on inactive status, other than during renewal, is \$20.

(Source: Amended at ___ Reg. ___, effective ___)

SUBPART I: NAIL TECHNOLOGY

Section 1175.1000 Application for Licensure under Sections 3C-4 and 3C-5 of the Act (Grandfather)

Any person seeking a certificate of registration as a nail technician under Section 3C-4 or as a nail technology teacher under Section 3C-5 of the Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 (the Act) shall file an application with the Department of Professional Regulation (the Department) on forms provided by the Department. The application shall be postmarked no later than midnight December 31, 1994, and shall include the following:

- a) For Nail Technician
 - 1) Verification, on forms provided by the Department, of one year of full-time practical experience or 2 years of part-time practical experience as a nail technician prior to January 1, 1994; or certification of 200 hours of nail technology education from a school of cosmetology approved in accordance with Section 1175.1105 or a vocational technical school;
 - A) Full-time experience, for purposes of this Section, is 40 hours or more per week, and part-time experience is not less than 20 hours per week.
 - B) Practical experience as a nail technician, for purposes of this

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Section, is gained when for compensation a person manicures, pedicures, decorates, applies artificial nails, or in any way cares for the nails of another person for other than therapeutic purposes.

- 2) An affidavit, on forms supplied by the Department, signed by an employer, co-worker or client, stating the applicant's nail technology practical work experience (sales experience does not count as practical work experience); or, where applicable, a copy of a current business license;
- 3) Certification of graduation from eighth grade elementary school or its equivalent;
- 4) A complete work history; and
- 5) The required fee set forth in Section 3C-4(a)(1) of the Act.
- 6) If the applicant is licensed in another state, a certification of licensure from the state of original licensure and from the state in which the applicant predominantly practices and is currently licensed.

b) For Nail Technology Teacher

- 1) An affidavit, on forms provided by the Department, signed by an employer or a co-worker, of 2 years of practical experience prior to January 1, 1994, as a nail technology teacher for a school of cosmetology approved in accordance with Section 1175.1105 or a vocational technical school, professional association or nail salon operated by or through a manufacturer of chemicals, apparatus or appliances used in nail technology;
- 2) Successful completion of the nail technology teacher examination set forth in Section 1175.1010.
- 3) A certificate of competency in the use of chemicals, apparatus and appliances used in the practice of nail technology. Such certificate shall be from a school of cosmetology, vocational technical school, professional association or nail salon operated by or through a manufacturer of such chemicals, apparatus or appliances used in nail

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technology:

- 4) Certification of graduation from high school or its equivalent;
- 5) A complete work history; and
- 6) The required fee set forth in Section 3C-5(a)(1) of the Act.
- 7) If the applicant is licensed in another state, a certification of licensure from the state of original licensure and from the state in which the applicant predominantly practices and is currently licensed.

(Source: Added at ____ Ill. Reg. _____, effective _____)

Section 1175.1001 Examination - Nail Technician

a) Eligibility. Each applicant must meet the following requirements:

- 1) Is at least 16 years of age.
- 2) Pursuant to Section 3C-2 of the Act:
 - A) Has graduated from an eighth grade elementary school or its equivalent; and
 - B) Has graduated from a cosmetology or nail technology school approved by the Department to teach nail technology in accordance with Subpart K of this Part, which includes 350 hours in the study of nail technology extending over a period of not less than 13 weeks nor more than 2 years;

b) Application. Each applicant shall file an application for examination, on forms provided by the Department, at least 45 days prior to an examination date. The application shall include:

- 1) An official transcript showing successful completion of the required training outlined in subsection (a)(2)(B) above and a passing grade on the final examination administered by the school as set forth in Section 1185.1145; or, for those retaking the Department examination after two unsuccessful attempts, official transcripts showing successful

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completion of remedial training (60 hour refresher course) as required by Section 3C-7 of the Act;

- 2) Proof of any name change (i.e., marriage license, divorce decree, affidavit or court order);
- 3) A complete work history since graduation from a nail technology school or a cosmetology school approved to teach nail technology; and
- 4) The required fee pursuant to Section 1175.100(a)(2).

(Source: Added at ____ Ill. Reg. _____, effective _____)

Section 1175.1005 Examination - Nail Technology Teacher

a) Eligibility. Each applicant must meet the following requirements pursuant to Section 3C-3 of the Act prior to filing an application for the nail technology teacher examination:

- 1) Is at least 18 years of age;
- 2) Has graduated from high school or its equivalent;
- 3) Holds a current certificate of registration as a registered cosmetologist or nail technician;
- 4) Either:

- A) Has completed 500 hours of teacher training in an approved cosmetology or nail technology school with at least 150 hours in advanced nail technology training and has had at least 2 years of full-time experience as a practicing nail technician; or
- B) Has completed 1,000 hours of teacher training in a school of cosmetology approved in accordance with Section 1175.1105 or school of nail technology approved in accordance with Section 1175.1100.

b) Application. Each applicant shall file an application, on forms provided by the Department, at least 45 days prior to the examination date. The

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application shall include:

- 1) Proof of any name change (i.e., marriage license, divorce decree, affidavit or court order);
- 2) The required fee pursuant to Section 175.100(a)(2);
- 3) Either:
 - A) An official transcript from an approved school of nail technology or cosmetology showing successful completion of 500 hours of teacher training as outlined in Section 1175.535 or 1175.1140 of this Part and 2 employment verification forms showing at least 2 years of full-time experience as a practicing nail technician; or
 - B) An official transcript from an approved school of nail technology or cosmetology, showing successful completion of 1,000 hours of teacher training as outlined in Section 1175.535 or 1175.1140 of this Part;
- 4) A complete work history since graduation from a nail technology or cosmetology school; and
- 5) A copy of the applicant's current Illinois nail technology or cosmetology license;
- 6) If the applicant is licensed in another state, a certification of licensure from the state of original licensure and from the state in which the applicant predominantly practices and is currently licensed;

(Source: Added at ____ Ill. Reg. _____, effective _____)

Section 1175.1010 Examination

- a) A separate examination shall be administered by the Department or its designated testing service for nail technicians and nail technology teachers and shall cover subject matter as set forth in Section 3C-7 of the Act;
- b) The passing score on each examination is 75.

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c) Retakes for Nail Technicians

- 1) An applicant who fails to pass a second examination must submit an official transcript from a cosmetology school approved to teach nail technology or a nail technology school approved by the Department showing successful completion of a 60 hour refresher course prior to taking the examination a third time.
- 2) An applicant upon failing the fifth examination must submit an official transcript from an approved nail technology or cosmetology school showing successful repetition of the entire course of nail technology training prior to taking the examination a sixth time.
- 3) For purposes of examination retakes, the sixth attempt shall count as the first.
- 4) An applicant shall make a written request for an examination retake at least 45 days in advance of the examination date. Such a request must include the required examination fee and official transcripts when further study is required in accordance with subsections (c)(1) and (2) above.

(Source: Added at ____ Ill. Reg. _____, effective _____)

Section 1175.1015 Application for Licensure

- a) Applicants for licensure based on successful completion of the examination shall submit to the Department:
 - 1) A completed and signed licensure application which the applicant will receive with the notification of successful completion of the examination;
 - 2) Proof of name change (i.e., marriage license, divorce decree, affidavit or court order) if different from that shown on pre-printed licensure application; and
 - 3) The required fee as set forth in Section 1175.100(a)(2).
- b) Cosmetology teachers licensed in Illinois who are applying for a nail

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technology teacher's license shall not be required to take the examination set forth in Section 1175.1005. An application shall be submitted to the Department which includes:

- 1) A copy of their current cosmetology and cosmetology teacher license;
- 2) A complete work history since completion of teacher training and;
- 3) The required fee.
- c) Nothing in this Part requires a licensed cosmetologist or licensed cosmetology teacher to obtain a license to practice or to teach nail technology.

(Source: Added at ___ Ill. Reg. _____, effective _____)

Section 1175.1020 Endorsement

a) An applicant currently licensed as a nail technician in another jurisdiction and who is seeking licensure in Illinois by endorsement shall file an application, on forms provided by the Department, which shall include:

- 1) A certification from the jurisdiction of original licensure stating:
 - A) The number of nail technology training hours received;
 - B) A brief description of any licensure examination taken and the scores received; and
 - C) Whether the applicant's file contains any record of disciplinary actions taken or pending.

2) Official transcripts from the school(s) attended by the applicant showing the courses completed and the hours received with the school seal affixed.

3) Certification of current licensure if other than original licensure.

4) A complete work history showing all employment since graduation from nail technology school to present;

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5) Proof of any name change (i.e., marriage license, divorce decree, affidavit or court order) if name is other than that shown on attached documents;

6) The required fee set forth in Section 1175.100(a)(6); and

7) A copy of the licensing act applicable on the date of original licensure showing requirements for licensure if requested by the Department in the application review. The Department shall make such a request if the application materials are incomplete.

b) An applicant currently licensed as a nail technology teacher in another jurisdiction and who is seeking licensure in Illinois by endorsement shall file an application, on forms provided by the Department, which shall include:

- 1) A certification from the jurisdiction of original licensure stating:
 - A) The number of nail technology teacher training hours received;
 - B) A brief description of any licensure examination taken and the scores received; and
 - C) Whether the applicant's file contains any record of disciplinary action taken or pending.

2) Official transcripts from the school(s) attended by the applicant showing the courses completed and the hours received with the school seal affixed;

3) Certification of current licensure if other than original licensure;

4) Two Verification of Employment forms shall be submitted by the applicant who completed at least 500 hours of teacher training but less than 1,000 hours. A nail technology teacher applicant shall cause verification of 2 years of lawful practice as a nail technician to be submitted.

5) A complete work history showing all employment since graduation from basic nail technology school to present;

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- 6) Proof of name change (i.e., marriage license, divorce decree, affidavit, or court order) if name is other than that shown on any of the documents submitted;
- 7) A copy of the applicant's current Illinois nail technology or cosmetologist license;
- 8) The required fee set forth in Section 1175.100(a)(6); and
- 9) A copy of the licensing act applicable on the date of original licensure showing requirements for licensure if requested by the Department in the application review. The Department shall make such a request if the application materials are incomplete.
- c) An applicant for licensure as a nail technician who is licensed in another jurisdiction shall be given 75 hours of educational credit for every 12 month period during which he/she was lawfully employed as a nail technician. To obtain credit for work experience, the applicant shall submit verification of employment in support of the work experience on forms provided by the Department. A certification of licensure from the jurisdiction in which the lawful practice is claimed must also be submitted.
- d) An applicant applying for licensure as a nail technician or nail technology teacher on the basis of endorsement who has previously failed the licensing examination in Illinois shall not be approved for licensure on the basis of endorsement unless and until he/she provides verification of successful completion of a substantially equivalent licensure examination and fulfills the requirements set forth in Section 1175.1010(c). The successful completion of the substantially equivalent examination and fulfillment of applicable recertification requirements must occur after the most recently failed examination attempt in Illinois.

(Source: Added at ___ Ill. Reg. _____ effective _____)

Section 1175.1025 Renewals

- a) The first renewal period for registration issued under Article 3(C) of the Act shall be October 31, 1996. Every nail technician, nail technology teacher and nail technology school license shall expire on October 31 of each even numbered year.

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- b) The holder of a certificate of registration may renew that certificate during the month preceding its expiration date.
- c) Applicants for renewal as nail technicians shall:
- 1) Return a completed renewal application.
 - 2) Certify on the renewal application that they have successfully completed a minimum of 10 hours of continuing education from a nail technology continuing education sponsor approved by the Department in accordance with Section 1175.1200 of this Part, within the 2 years prior to the expiration date of the license.
- A) For the October 31, 1998, renewal, each individual who applies for renewal of a nail technician license, other than first time renewal applicants, shall be required to complete 10 hours of continuing education in accordance with Subpart L.
- B) A renewal applicant is not required to comply with continuing education requirements for the first renewal after issuance of the original license.
- C) The Department may require additional evidence demonstrating compliance with the CE requirements (i.e., certificate of attendance or certificate of completion). It is the responsibility of each renewal applicant to retain or otherwise produce evidence of such compliance. Such evidence shall be required in the context of the Department's random audit.
- D) Nail technicians who also hold a nail technology teacher license may elect to obtain their continuing education hours from a nail technology teacher continuing education sponsor approved by the Department in accordance with Section 1175.1200 of this Part. These hours, if applied toward the fulfillment of subsection (b)(2)(A) above, cannot also be used toward the fulfillment of the nail technology teacher continuing education requirement. In addition, the hours must be earned during the appropriate prerenewal period.

- 3) Submit the required fee set forth in Section 1175.100(a)(3).

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- d) Applicants for renewal as nail technology teachers shall:
- 1) Return a completed renewal application.
 - 2) Certify on the renewal application to successful completion of a minimum of 10 hours of continuing education from a nail technology teacher continuing education sponsor approved by the Department, in accordance with Section 1175.1200 of this Part, within the 2 years prior to the expiration date of the license.
- A) For the October 31, 1998, renewal, each individual who applies for renewal of his/her nail technology teacher license, other than first time renewal applicants, shall be required to complete 10 hours of continuing education in accordance with Subpart L.
- B) A renewal applicant is not required to comply with continuing education requirements for the first renewal after issuance of the original license.
- C) The Department may require additional evidence demonstrating compliance with the continuing education requirements (i.e., certificate of attendance or certificate of completion). It is the responsibility of each renewal applicant to retain or otherwise produce evidence of such compliance. Such evidence shall be required in the context of the Department's random audit.
- 3) Submit the required fee set forth in Section 1175.100(a)(3).
- e) It is the responsibility of each licensee to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to renew a license.
- f) Practicing or operating on a license which has expired shall be considered unlicensed activity and shall be grounds for discipline pursuant to Section 4-7 of the Act.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1030 Restoration - Nail Technician

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- a) A person applying for restoration of a nail technician license which has been expired for less than 5 years shall submit an application on forms provided by the Department; and
- 1) Pay the required fee as set forth in Section 1175.100(a)(4); and
 - 2) Provide evidence of successful completion of 10 hours of continuing education in accordance with Section 1175.1200(c).
- b) A person applying for restoration of a nail technician license which has been expired for 5 years or more shall submit an application on forms provided by the Department along with:
- 1) Verification of employment, attesting to lawful practice in another jurisdiction within the 5 years preceding application for restoration;
 - 2) Certification from the appropriate licensing authority in the jurisdiction in which lawful practice is claimed. An applicant for restoration who has not maintained lawful practice (as determined by the laws of that jurisdiction) in another jurisdiction shall also submit official transcripts showing successful completion of a 60 hour nail technology refresher course from an approved cosmetology or nail technology school. An applicant who completes this refresher course shall not also be required to complete 10 hours of continuing education;
 - 3) A complete work history showing all employment since the Illinois license lapsed.
 - 4) A completed Restoration Questionnaire;
 - 5) Evidence of successful completion of 10 hours of continuing education earned within the 2 years immediately preceding restoration; and
 - 6) The required fee as set forth in Section 1175.100(a)(4).
- c) If restoring after active military service, the applicant shall submit a copy of his/her Honorable Discharge form (DD-214) and the current renewal fee.

(Source: Added at ___ Ill. Reg. ___, effective _____)

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Section 1175.1035 Restoration - Nail Technology Teacher

- a) A person applying for restoration of a nail technology teacher license which has been expired for less than 5 years shall submit an application on forms provided by the Department; and

1) Pay the required fee as set forth in Section 1175.100(a)(4) of the Act; and

2) Provide evidence of successful completion of 10 hours of continuing education in accordance with Section 1175.1200(d).

- b) A person applying for restoration of a nail technology teacher license which has been expired for 5 years or more shall submit an application on forms provided by the Department along with:

1) Verification of employment, attesting to lawful nail technology teaching practice in another jurisdiction within the 5 years preceding application for restoration;

2) Certification from the appropriate licensing authority in the jurisdiction in which lawful practice is claimed. An applicant for restoration who has not maintained lawful practice (as determined by the laws of that jurisdiction) in another jurisdiction shall also submit official transcripts showing successful completion of a 250 hour nail technology teacher refresher course from an approved cosmetology or nail technology school. An applicant who completes this refresher course shall not also be required to complete 10 hours of continuing education;

3) A complete work history showing all employment since the Illinois license lapsed.

4) A completed Restoration Questionnaire;

5) Evidence of successful completion of 10 hours of continuing education earned within the 2 years immediately preceding restoration; and

6) The required fee as set forth in Section 1175.100(a)(4).

- c) If restoring after active military service, the applicant shall submit a copy of

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his/her Honorable Discharge form (DD-214) and the current renewal fee.

(Source: Added at ____ Ill Reg. _____, effective _____)

SUBPART K: NAIL TECHNOLOGY SCHOOLSSection 1175.1100 Nail Technology School Application

- a) An applicant for a nail technology school license shall submit a completed application to the Department with the following information and documentation:

1) A detailed floor plan consistent with requirements of Section 1175.1110(a)(1) of this Part;

2) A copy of a lease showing at least one year commitment to the use of the school site or certification of ownership of the proposed school site;

3) If the owner is a corporation, a copy of the Articles of Incorporation;

4) If the owner is a partnership, a listing of all partners and their current addresses;

5) A signed fire inspection report giving approval for use of the site as a school;

6) A completed financial statement of assets, liabilities and net worth showing the owner's ability to operate the school for at least 3 months as evidenced by the owner's signature certifying the information is true;

7) A copy of the official student contract to be used by the school which shall be consistent with the requirements of Section 1175.1115 of this Part;

8) A listing of all nail technology and cosmetology teachers, including their teacher license numbers, who will be in the school's employ.

9) A copy of the curriculum that will be followed;

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10) A copy of the school's official transcript; and

11) The required fee.

b) When the above items have been received, the Department shall inspect the school premises, prior to school approval, to determine compliance with this Subpart. School operations shall not begin nor shall the school in any way solicit student enrollment until the school has received written notice of approval from the Department. Approval shall be granted if all the requirements of Subpart K have been met.

c) Nail technology schools shall only offer instruction in nail technology and nail technology teacher education.

(Source: Added at ___ Ill. Reg. ___, effective ____.)

Section 1175.1105 Cosmetology Schools Approved to Teach Nail Technology

a) Existing cosmetology schools that wish to provide nail technology instruction shall:

1) Provide 200 square feet of space to accommodate five work stations. For enrollment over 10, the school must provide an additional 40 square feet which includes a work station and patron chair. The use of this space shall not reduce the square footage for the conduct of an approved cosmetology school below the minimum requirements set forth in this Part.

2) File an application with the Department, on forms provided by the Department, which shall include:

- A) A detailed floor plan;
- B) A signed copy of a fire inspection report giving approval for use of the site as a school;
- C) A completed financial statement of assets, liabilities and net worth showing the owner's ability to operate the school for at least 3 months as evidenced by the owner's signature certifying the information is true;

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D) A copy of the student's contract to be used by the school;

E) A copy of the nail technology curriculum;

F) A listing of all nail technology and cosmetology teachers, including their teacher license numbers, who will be in the school's employ;

G) A copy of the school's official transcript; and

H) The required fee.

3) When the above items have been received, the Department shall inspect the school premises, prior to approving the school, to determine compliance.

4) In addition, the school shall meet the following:

A) One patron work station, including patron chair, manicuring table and student chair, for every 2 students enrolled.

B) Every work station shall have a disinfectant tray and disinfectant solution.

C) Provide a nail technology curriculum in accordance with Sections 1175.1135 and 1175.1140.

b) Cosmetology schools approved to teach nail technology shall be required to comply with all provisions in this Part except Section 1175.1110(a) and (b).

(Source: Added at ___ Ill. Reg. ___, effective ____.)

Section 1175.1110 Physical Site Requirements

a) Space Requirements

1) A nail school shall have a minimum of 500 square feet of work space for a maximum of 10 students. An additional 40 square feet is required for each additional work station if attendance exceeds 10 at any given time.

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- 2) Work space shall include the dispensary area but shall not include classrooms, restrooms, halls, checkrooms, locker space, storage areas, student lounge, cloak space, public waiting area, or other areas or facilities for administration.
 - 3) The school shall be partitioned to provide for the following areas:
 - A) Dispensary area
 - B) Classrooms
 - C) Separate restrooms for males and females
 - D) Cloak space
 - E) A public waiting area separated from the work area
 - F) A student lounge area
 - G) Storage space
 - H) Locker space
 - I) Other areas for school administration
 - J) Work stations
 - 4) All areas of the school shall be ventilated and lighted.
- b) Equipment Requirements - All equipment shall be in working condition and sufficient for the number of students enrolled. A school shall have the following equipment:
- 1) An entrance sign designating the name of the school;
 - 2) A school seal;
 - 3) A time clock or other equipment necessary for verification of attendance and hours earned;
 - 4) A minimum of 5 patron work stations. For enrollment over 10, one patron work station per two students;
 - 5) Every patron work station shall include a patron chair, manicuring table and student chair for every 2 students enrolled;
 - 6) Every patron work station shall have a disinfectant tray and disinfectant solution;

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- 7) Trays for nail technology supplies;
 - 8) Eye guards for patrons and students;
 - 9) Protective garments to be worn by patrons and students when nail chemicals are used according to manufacturer's instructions.
 - 10) Desk/table space and a chair for each student in the classroom;
 - 11) Adequate covered waste and linen disposal cans placed at convenient locations;
 - 12) Closed cabinets for storing clean towels; and
 - 13) A mannequin hand for each student.
- c) Sanitary Regulations
- 1) Clean outer garments must be worn at all times.
 - 2) All instruments shall be disinfected before and after use on each patron.
 - 3) Clean towels shall be used for each patron.
 - 4) Hands must be cleansed with an antimicrobial agent before and after serving each patron.
 - 5) After use on each patron, implements and electrical equipment must be disinfected according to manufacturer's specifications. All other equipment should be washed in water and sanitized before use.
 - 6) Manicuring table coverings must be disposed of or laundered and sanitized after each patron.
 - 7) All cosmetics shall be kept in clean, closed containers and be applied by sanitary applicators.
 - 8) All nail chemicals must be kept in labeled containers.

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2) No owner, manager, teacher or school administrator shall knowingly permit any person suffering from a serious communicable disease as defined in 77 Ill. Adm. Code 690 to work on the premises or knowingly permit a student to serve a patron with a serious communicable disease.

10) No animals or pets, except seeing eye dogs, shall be permitted on school premises.

11) The floors, walls and furniture shall be kept clean at all times.

12) An adequate supply of hot and cold running water shall be available for school operation.

d) Textbooks/Teaching Materials - Textbooks shall be provided for each student in attendance.

e) Teachers - The student/teacher ratio during clinical instruction shall not exceed a 10 to 1 ratio.

(Source: Added at ___ Ill. Reg. _____, effective _____)

Section 1175.1115 Student Contracts

a) All contracts entered into with students or prospective students by an approved nail technology school or cosmetology school approved to teach nail technology shall be clearly labeled as a contract and shall include the following information:

1) The name and address of the school;

2) The date the contract was signed by the student and the date the student was admitted;

3) The name and description of the course of instruction, including the number of clock hours in each course and an approximate number of weeks or months required for completion;

4) The scheduled starting date and calculated completion date;

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5) A clear and conspicuous caption, "BUYER'S RIGHT TO CANCEL" under which it is explained that the student has the right to cancel the initial enrollment agreement until midnight of the fifth business day after the student has been enrolled; and if notice of the right to cancel is not given to any prospective student at the time the enrollment agreement is signed, then the student has the right to cancel the agreement at any time and receive a refund of all monies paid to date within 10 days of cancellation;

6) A notice to the students that the cancellation must be in writing and given to the registered agent, if any, or managing employee of the school;

7) The name of the school employee or agent responsible for procuring, soliciting or enrolling the student;

8) A clear statement that the institution does not guarantee employment and a statement describing the school's placement assistant procedures;

9) The graduation requirements of the school;

10) The total cost of the course of instruction including any charges made by the school for tuition, books, materials, supplies and other expenses.

11) A clear and conspicuous statement that the contract is a legally binding instrument when signed by the student and accepted by the school;

12) A clear and conspicuous statement that if an approved nail technology school transfers any contract or interest in the contract to another party, the student has the right afforded to him or her by the transferee as by the transferor;

13) The contents of the following notice, in at least 10 point bold type:

"NOTICE TO THE STUDENT"

"Do not sign this contract before you read it or if it contains any blank spaces."

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You are entitled to an exact copy of the contract you sign."

- 14) A clear and concise statement of the school's refund policy for unearned tuition, fees and other charges.
- 15) A written statement either in the enrollment agreement or separately provided and acknowledged by the student, indicating the number of students who did not complete the course of instruction for which they enrolled for the past calendar year as compared to the number of students who enrolled in school during the school's past calendar year;
- 16) The following clear and conspicuous caption: "COMPLAINTS AGAINST THIS SCHOOL MAY BE REGISTERED WITH THE DEPARTMENT OF PROFESSIONAL REGULATION", set forth with the address and telephone number of the Department's Chicago and Springfield offices;
- 17) If the enrollment or student contract is negotiated orally in a language other than English, then copies of the above disclosures shall be tendered in the language in which the contract was negotiated prior to executing the enrollment agreement.
- b) The school shall comply with all applicable requirements of the Retail Installment Sales Act (Ill. Rev. Stat. 1991, ch. 121 1/2, pars. 501 through 586) [815 ILCS 405] in its student contracts.
- c) No student contract shall contain a wage assignment provision or a confession of judgment clause.
- d) Any provision in a student contract that purports to waive the student's right to assert against the school, or any assignee, any claim or defense he may have against the school arising under the contract shall be void.

(Source: Added at ___ Ill. Reg. _____, effective _____)

Section 1175.1120 Advertising

All school advertising for patrons must conspicuously contain the words "Work Done Exclusively by Students" or "All Work Done by Students."

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(Source: Added at ___ Ill. Reg. _____, effective _____)

Section 1175.1125 Recordkeeping - Transcripts

- a) Each school shall provide an official transcript showing the entire course work of each student. The official transcript shall contain the following information:
 - 1) School's name and address;
 - 2) School seal;
 - 3) School license number;
 - 4) Signature of the owner, registrar or director of the school;
 - 5) Student's name, address and social security number;
 - 6) Actual dates student attended;
 - 7) Subject areas, hours earned and grades received;
 - 8) Any transfer hours, citing the name and address of the school transferred from, subject areas, hours earned and grades received;
 - 9) Final examination grades; and
 - 10) Graduation date.
- b) The official transcript and school records for each student shall be permanently maintained by the school in the following manner:
 - 1) If maintained on the school premises, they shall be maintained in a locked, fireproof cabinet. If official transcripts are maintained on a computer system, history tapes or discs of all official records must be stored in a locked, fireproof cabinet.
 - 2) If records cannot be maintained on the premises in locked, fireproof cabinets, duplicate student records, including the official transcripts, shall be maintained at a separate location which shall be made known to the Department. Such records shall be accessible to Department officials for inspection.
 - c) A copy of the transcript shall be given to the student upon graduation or other permanent exit from the school provided the student has met all financial obligations in the student contract as set forth in Section 1175.1115.

(Source: Added at ___ Ill. Reg. _____, effective _____)

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Section 1175.1130 Recordkeeping - Hours Earned

- a) A complete and accurate record of hours of attendance for each student must be recorded and maintained by the school.
- b) If a time clock is used, each student shall punch his/her own time card. No student, teacher or any other person shall punch the time card of another student. If a time clock is not used, there shall be another verifiable method used by the school to record student hours. The records must be in a form which allows the student to receive a report of hours earned. This report of hours earned shall be provided to the student on a monthly basis.
- c) Credit for hours earned away from the school premises shall be awarded only if students are supervised by a licensed instructor. Credit hours for outside study may include workshops, educational programs, films and demonstrations.
- d) Hours earned away from the school premises shall be recorded on school time forms. These forms shall include: the school seal, name of student, event or program attended, date attended, signature of student, signature of supervising, licensed instructor.
- e) Instructors shall review monthly the hours earned by each student. Each month the instructor shall issue a signed report to the student showing the actual number of hours earned by the student.
- f) Time cards may be destroyed upon the student's permanent exit from the school and after all hours earned are recorded on the official transcript. The transcript shall be retained indefinitely.
- g) An hour is not less than 50 nor more than 60 minutes of instruction.
- h) A licensed instructor shall supervise all classroom, practical and clinical study. No credit shall be given for unsupervised study.

(Source: Added at ___ Ill. Reg. _____, effective _____)

Section 1175.1135 Curriculum Requirements - Nail Technology

- a) Each licensed cosmetology school teaching a nail technology curriculum and

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each licensed nail technology school shall provide a minimum of 350 hours of course instruction as follows:

- 1) General theory and practical application - 85 hours of classroom instruction in general theory practical application (i.e., practicing nail technology on the public) and technical application (e.g., practicing the technical application on a mannequin finger or on the finger of another student) shall be provided in the following subject areas:
 - A) History of nail care;
 - B) Personal hygiene and public health;
 - C) Professional ethics;
 - D) Sterilization and disinfection;
 - E) Bacteriology;
 - F) Disorders of the nails;
 - G) OSHA standards relating to MSDs on chemicals;
 - H) Chemicals and their use; and
 - I) Technical applications of chemicals.
- 2) Related concepts - 15 hours of classroom instruction shall be provided in the following subject areas:
 - A) Cells, metabolism and body systems;
 - B) Theory of massage; and
 - C) People skills.
- 3) Practices and Procedures - 220 hours of instruction, which shall be a combination of classroom instruction and clinical practical application, shall be provided in the following subject areas:
 - A) Fabric procedures;
 - B) Sculpting procedures;
 - C) Light cured gels;
 - D) Machines or apparatus used in nail technology;
 - E) Manicures;
 - F) Pedicures;
 - G) Hand, Arm and Foot Massage;
 - H) Other procedures as they relate to nail technology; and
 - I) Product knowledge as it relates to nail technology.

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- 4) Business Practices - 30 hours of classroom instruction shall be provided in the following subject areas:

- A) Illinois Barber, Cosmetology, Esthetics, and Nail Technology Act and Rules;
- B) Management;
- C) OSHA standards relating to chemical use; and
- D) Workers' Compensation Act.

- b) A nail technology student is not permitted to practice on the public until he/she has successfully completed the 85 hours of general theory and practical application specified in subsection (a)(1) above.

(Source: Added at ____ Ill. Reg. _____, effective _____)

Section 1175.1140 Curriculum Requirements - Nail Technology Teacher

- a) An approved school which intends to provide teacher training must utilize a teacher curriculum which includes a minimum of 1,000 hours as follows:

- 1) 350 hours of Post-Graduate School Training which includes: all subjects in the basic nail technology curriculum in Section 1175.1135, including theory and practice. Presentation of material must include the concepts that are intended to be taught and the skills to be acquired during the various phases of basic education.

- 2) 150 hours of advanced nail technology training as defined in Section 1175.1005(a)(4)(A).

- 3) 20 hours of Educational Psychology which shall include, but not be limited to, topics in educational objectives, student characteristics and development, the learning process and an evaluation of learning which relates to teaching. This course shall be presented by a person qualified to teach educational psychology at the college level or a licensed cosmetology or nail technology teacher who has completed a course of instruction which included the topics set forth above or an equivalent program. These hours shall be waived on behalf of nail

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technology teacher students who have completed a course in Educational Psychology at an accredited college or university within the five years immediately preceding admission to the nail technology program.

- 4) 20 hours of Teaching Methods (Theory) which shall include, but not be limited to, topics in individual differences in learning, lesson planning and design, lesson delivery, assessment of learning performance, classroom management, student motivation and classroom climate. This course shall be presented by a person qualified to instruct in Teaching Methods - Secondary Level at a college or university or a licensed cosmetology or nail technology teacher who has completed a course of instruction which included topics set forth above or an equivalent program. These hours shall be waived on behalf of nail technology students who have completed a course in Teaching Methods - Secondary Level at an accredited college or university within the five years immediately preceding admission to the nail technology teacher program.

- 5) 150 hours of Application of Teaching Methods which includes: preparation and organization of subject matter to be presented on a unit by unit basis; and presentation of subject matter through application of varied methods (lecture, demonstration, testing and assignments). Presentations must provide teaching objectives to be accomplished and correlate theoretical with practical application.

- 6) 50 hours of Business Methods which include: inventory, record keeping, interviewing, supplies, the Illinois Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 and 68 Ill. Adm. Code 1175.

- 7) 260 hours of Student Teaching under the direct supervision of an Illinois licensed teacher. The student teacher shall present theoretical and practical demonstrations to students in the basic curriculum.

b) The approved curriculum for a 500 hour Teacher Training Course provided for in Section 3C-3(d)(1) of the Act shall consist of:

- 1) 150 hours of advanced nail technology training as defined in Section 1175.1005(a)(4)(A).

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- 2) 20 hours of Educational Psychology which shall include, but not be limited to, topics in educational objectives, student characteristics and development, the learning process and an evaluation of learning which relates to teaching. This course shall be presented by a person qualified to teach educational psychology at the college level or a licensed cosmetology or nail technology teacher who has completed a course of instruction which included the topics set forth above or an equivalent program. These hours shall be waived on behalf of nail technology teacher students who have completed a course in Educational Psychology at an accredited college or university within the 5 years immediately preceding admission to the nail technology program.

- 3) 20 hours of Teaching Methods (Theory) which shall include, but not be limited to, topics in individual differences in learning, lesson planning and design, lesson delivery, assessment of learning performance, classroom management, student motivation and classroom climate. This course shall be presented by a person qualified to instruct in Teaching Methods - Secondary Level at a college or university or a licensed cosmetology or nail technology teacher who has completed a course of instruction which included topics set forth above or an equivalent program. These hours shall be waived on behalf of nail technology students who have completed a course in Teaching Methods - Secondary Level at an accredited college or university within the five years immediately preceding admission to the nail technology teacher program.

- 4) 100 hours of Application of Teaching Methods which includes preparation and organization of subject matter to be presented on a unit by unit basis; and presentation of subject matter through application of varied methods (lecture, demonstration, testing and assignments). Presentations must provide teaching objectives to be accomplished and correlate theoretical with practical application.

- 5) 10 hours of Business Methods which include: inventory, record keeping, interviewing, supplies, the Illinois Barber, Cosmetology, Esthetics, and Nail Technology Act of 1985 and 68 Ill. Adm. Code 1175.

- 6) 200 hours of Student Teaching under the direct supervision of an

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Illinois licensed teacher. The student teacher shall present theoretical and practical demonstrations to students in the basic curriculum.

(Source: Added at Ill. Reg. _____, effective _____)

Section 1175.1145 Final Examination

- a) A school shall require each candidate for graduation to pass a final examination which shall test the student's theoretical and practical knowledge of the curriculum studied.
- b) The practical examination shall test the candidate's skills in the following areas:

- 1) Acrylic freeform and overlay procedures;
- 2) Manicure;
- 3) Pedicure;
- 4) Gel;
- 5) Wrap procedures; and
- 6) Safety and sanitation procedures.

- c) The examination shall be administered by the uniform application of standard performance criteria established by the school for each skill area. The standard performance criteria for each skill area shall be delineated in the examination records as specified in subsection (h) below.

- d) A passing score of 75 or greater shall be required on both the theoretical and practical portions of the final examination.

- e) The school shall allow each candidate for graduation at least 3 attempts to pass the final exam.

- f) The Department may monitor the administration of the final examination:

- 1) As a result of a complaint received;
- 2) For random sampling;
- 3) To collect data; and/or
- 4) When the failure rate on the licensure examination for school graduates is greater than 25%.

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g) The Department shall maintain records of each school's graduate failure rate on the licensing examination. The records shall reflect only first examination attempts for each graduate. The Department shall review the records on an annual basis to identify those approved schools which have an average annual failure rate greater than 25%. An average annual review of the records shall commence one year from the effective date of this Part.

h) The school shall maintain records of the final examination for a period of no less than 5 years in the manner prescribed in Section 1175.1125(b) of this Part. These records shall include:

- 1) A copy of the final examination administered; and
- 2) Each student's examination grades.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1150 Change of Ownership

a) When the ownership of an approved school changes, the new owner shall, within 5 working days from the date title to the school is transferred, mail to the Department the following:

- 1) An affidavit stating that the contract is contingent on a certificate being issued to the new owner. If this is not provided, the school must close on the date of the transfer and remain closed until a new certificate is issued;
- 2) A signed and completed school application;
- 3) A floor plan if any expansion is to be done by the new owner;
- 4) A copy of a lease agreement showing at least a one year commitment or certification of school site ownership;
- 5) A copy of the student contract that will be utilized by the new owner;
- 6) If the owner is a corporation, a copy of the Articles of Incorporation;
- 7) If the owner is a partnership, a listing of all partners and their

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addresses;

8) A signed inspection report by the local fire inspection authority approving the school site;

9) A complete financial statement of assets, liabilities and net worth showing the new owner's ability to operate the school for 3 months as evidenced by the owner's signature certifying that the information is true;

10) If a name change is to also occur, the new owner must submit a sample of the new school seal and a photo of the new school sign; and

11) The required fee.

b) Once the above items have been received, the Department shall conduct an inspection prior to approval of the change of ownership. Approval will be granted if all of the requirements of Subpart K have been met.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1155 Change of Location

a) When the location of an approved school is changed, the school owner shall submit to the Department the following:

- 1) Written notice to the Department at least 30 days in advance of the school site change;
- 2) A signed and completed school application;
- 3) A floor plan;
- 4) A copy of a lease agreement showing at least a one year commitment or certification of ownership of the school site;
- 5) An inspection report signed by the local fire inspection authority approving the site; and
- 6) The required fee.

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b) Once the above items have been received, the Department shall inspect the premises to determine compliance with this Part. School operations shall not begin at the new location nor may the school in any way solicit student enrollment until the owners have received written notice of approval from the Department. Approval will be granted if all requirements of Subpart K have been met.

c) If the change of location is due to natural destruction of the original premises, a temporary site may be used to teach theory classes only.

1) The temporary site must be inspected prior to its use and must possess light and ventilation, tables and chairs for the number of students in a classroom, and must be clean.

2) The temporary site may be used for a period of 2 months. The 2 month period can be extended for good cause. Good cause includes, but is not limited to, unexpected delays in construction, delays in lease arrangements, or delays in equipment delivery.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1160 Change of Name

When changing the name of a licensed school, a written request for a name change, along with the required fee specified in Section 1175.100, shall be mailed 30 days in advance of any name change. The Department shall then issue a new certificate. At the time of the change in name, all identifying signs and materials must be changed to conform with the new name on the school license.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1165 Expansion

a) Written notice shall be given to the Department 30 days prior to any expansion of an approved school.

b) When the expansion will result in an off-site classroom location, a completed application must be submitted along with:

1) A detailed floor plan;

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2) A copy of a lease showing at least a one year commitment to the use of the site or certification of ownership of the proposed site;

3) A signed fire inspection report giving approval for use of the site as a classroom location;

4) A statement from the school owner outlining the purpose of the classroom location;

5) A listing of any and all additional teachers who will be added to the teaching staff as a result of the expansion;

6) A financial statement of assets, liabilities and net worth which shall reflect the owner's assets and debts inclusive of costs incurred or to be incurred as a result of the expansion;

7) The required fee.

An off-site classroom location is defined as a separate classroom located within 5 miles of the main school site which serves to provide adequate space in which to train an overflow of students. A clinic may not be operated at an off-site classroom location. A school may establish only one off-site classroom location. All identifying signs and materials must reflect the name of the main school.

c) When an on-site expansion is to accommodate an increased enrollment, a completed application shall be submitted along with:

1) A detailed floor plan;

2) A statement from the school owner outlining the purpose of expansion;

3) A listing of any and all additional teachers who will be added to the teaching staff as a result of the expansion; and

4) The required inspection fee as set forth in Section 1175.100(b)(3).

d) Upon receipt of the above items, the Department shall inspect the expansion site to determine compliance with this Part. The site shall not be used until

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the inspection has occurred and the owner has received written notification of approval from the Department. Approval will be granted if all of the requirements of Subpart K have been met.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1170 Discontinuance of Program

- a) The Department shall receive a minimum of 30 days written notice of a school's intent to discontinue its program. The notice shall include the exact location where the student records are to be stored.
- b) The school owner shall notify the Department in writing of the actual closing date of the school.
- c) All school records shall be maintained after the school closes.
- d) The school must continue to meet the requirements of the Act and this Part until the actual closing date.
- e) Each student enrolled at the time of discontinuation must be provided an official transcript of all hours earned while enrolled in the program.
- f) All refunds shall be given to students in accordance with the refund provisions set forth in the student contract.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1175 Withdrawal of Approval

- a) The Department may withdraw, suspend or place on probation, pursuant to 68 Ill. Adm. Code 1110, the approval of a school of cosmetology or nail technology school when the quality of the program has been affected by, but not limited to, any of the following causes:

- 1) Gross or repeated violations of any provisions of the Act or this Part;
- 2) Fraud or dishonesty in furnishing transcripts or documentation for evaluation of the school;

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- 3) Failure to meet the criteria for school approval in Section 1175.1100;
- 4) Failure to administer the final examination as specified in this Part;
- 5) Failure to maintain final examination grades for each student and a master of the examination administered as specified in this Part;
- 6) Fraud or dishonesty in providing transcripts to students who have fulfilled all obligations under Section 1175.1115;
- 7) Failure to provide transcripts to students; or
- 8) A finding by the U.S. Office of Education or Illinois Student Assistance Commission that a school has misappropriated or misused grant or loan monies or has aided in obtaining such monies by providing fraudulent or untruthful information.

b) Performance Record on Licensing Examination

- 1) When a school's graduates have a 25% or greater failure rate on the licensing examination, Department approval of a school shall be reviewed pursuant to Section 1175.1100.
- 2) The performance record by a school's graduates on the licensing examination as compared with the statewide performance record shall be considered by the Department when reviewing Department approval of a school.
- 3) The Department shall give written notice and a hearing pursuant to 68 Ill. Adm. Code 1110 when Department approval of a school is being reviewed.

(Source: Added at ___ Ill. Reg. ___, effective _____)

SUBPART L: CONTINUING EDUCATION -
NAIL TECHNICIAN/NAIL TECHNOLOGY TEACHER

Section 1175.1200 Sponsor Approval

- a) Sponsor, as used in this Section, shall mean a person, firm, association,

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corporation, or any other group that has been approved and authorized by the Department to coordinate and present continuing education (CE) courses or programs for nail technicians or nail technology teachers.

- b) A nail technician continuing education sponsor application shall be filed with the Department to be approved as a nail technician continuing education sponsor. A nail technology teacher continuing education sponsor application shall be filed with the Department to be approved as a nail technology teacher sponsor. All sponsors shall certify that they will comply with all sponsor CE requirements set forth in this Subpart.

- c) A nail technology sponsor shall provide CE courses and programs that are organized programs of formal learning that contribute directly to a nail technician's knowledge and ability to perform duties as a nail technician. A continuing education program or course must meet the following minimum requirements:

- 1) A nail technology course or program shall include as its subject matter one or more of the following:

- A) Disinfectant procedures;
- B) Chemical service procedures;
- C) Illinois Barber, Cosmetology, Esthetics, and Nail Technology Acts and Rules;
- D) Workers' Compensation Act; and
- E) Advanced methods.

- 2) All programs shall be developed and presented by persons with education training and/or practical experience in the subject matter to be presented.

- 3) All programs must include a student evaluation of both instructor and the course.

- 4) All programs shall specify the course objectives, content, prerequisites, requirements and the number of CE hours to be earned. Such

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information shall be specified in all promotional materials.

- d) A nail technology teacher sponsor shall provide CE courses and programs that are organized programs of formal learning which contribute directly to a nail technology teacher's knowledge and ability to perform his/her duties as a nail technician. A continuing education program or course must meet the following minimum requirements:

- 1) A nail technology teacher course or program shall include as its subject matter one or more of the following:

- A) Educational Psychology;
- B) Teaching techniques as they apply to the use of mechanical or electrical apparatus or appliances used in the practice of nail technology;
- C) Teaching Methods;
- D) Business Methods;
- E) Human Relations;
- F) Counseling Techniques;
- G) Student Evaluation Skills;

- H) State and federal laws pertinent to nail technology;

- I) Tests and Measurements; and

- J) Written and Verbal Communication Skills.

- 2) All programs shall be developed and presented by persons with education training and/or practical experience in the subject matter to be presented.

- 3) All programs must include a student evaluation of both the instructor and the course.

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- 4) All programs shall specify the course objectives, content, prerequisites, requirements, and the number of CE hours to be earned. Such information shall be specified in all promotional materials.
- e) All sponsors shall verify attendance at each CE course or program. A record of attendance shall be kept for no less than 5 years. Sponsors shall give each successful participant a record of completion at the end of the course or program. All records shall include the following information: name, address and identification number for each participant, course title, CE hours awarded, date of course, name of instructor and name of sponsor.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1205 Department Supervision

- a) The Department shall audit sponsors and their programs upon written complaint or allegation that the sponsor has not fully complied with the requirements of this Subpart.
- b) A sponsor's approval will be terminated if the sponsor fails to provide information to the Department to ascertain compliance with this Subpart.
- c) Upon failure of any sponsor to comply with requirements of Subpart L, the Department shall issue a written notification to the sponsor that it must remedy its non-compliance prior to providing further approved courses.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1210 Credit Hours

- a) An approved CE program hour shall include at a minimum 50 minutes of actual class time, exclusive of time devoted by participants to pre-class or post-class preparation.
- b) Participants completing courses at a university or college shall receive 15 CE credit hours for each semester hour or 10 CE hours for each quarter hour of school credit awarded.
- c) A licensee (nail technician or nail technology teacher) who serves as an instructor, speaker or discussion leader of an approved course shall be

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allowed CE credit for actual presentation time. For preparation time, one hour of credit will be awarded for each 2 hours of actual presentation time. Preparation time for repetitious presentations shall not receive credit. No more than 10 hours can be earned under this Section during any renewal period.

- d) Credit shall be awarded for successful completion of courses taken pursuant to continuing education requirements in another state. Credit hours shall be awarded as stated in subsections (a), (b) and (c) above.

(Source: Added at ___ Ill. Reg. ___, effective _____)

Section 1175.1215 Waiver of Continuing Education Requirements

- a) Any renewal applicant seeking renewal of a license or certificate without having fully complied with these CE requirements shall file with the Department a renewal application along with the required renewal fee, a statement setting forth the facts concerning such noncompliance, a request for waiver of the CE requirements on the basis of such facts and, if desired, a request for an interview before the Committee. If the Department finds from such statement or any other evidence submitted or upon recommendation of the Committee, that good cause has been shown for granting a waiver of the CE requirements, or any part thereof, the Department shall waive enforcement of such requirements for the renewal period for which the applicant has applied.

- b) Good cause shall be defined as an inability to devote sufficient hours to fulfilling the CE requirements during the applicable prerenewal period because of:

- 1) Full-time service in the armed forces of the United States of America during a substantial part of such period;
 - 2) An incapacitating illness documented by a currently licensed physician; or
 - 3) Hardship as defined in Section 3-7 of the Act;
- A) The licensee resides in a locality where it is demonstrated that the absence of opportunities for such education would interfere

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with the ability of the licensee to provide services to the public.

B) That to comply with the continuing education requirements would cause a substantial financial hardship on the licensee.

c) If an interview is requested at the time the request for such waiver is filed with the Department, the renewal applicant shall be given at least 20 days written notice of the date, time and place of such interview by certified mail, return receipt requested.

(Source: Added at Ill. Reg. _____, effective _____)

ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED REPEALER

1) The Heading of the Part: Procedures for Operation of the Potentially Infectious Medical Waste Transporter Fee System

2) Code Citation: 35 Ill. Adm. Code 880

3) Section numbers Adopted Action

880.100	Repealed
880.101	Repealed
880.102	Repealed
880.103	Repealed
880.104	Repealed
880.105	Repealed
880.106	Repealed
880.200	Repealed
880.201	Repealed
880.202	Repealed
880.203	Repealed
880.300	Repealed
880.301	Repealed

4) Statutory Authority: Section 56.6 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1056.6, as amended by P.A. 87-1097, effective January 1, 1993) [415 ILCS 5/56.6]

5) Effective Date of Repealer: November 15, 1993

6) Does this rulemaking contain an automatic repeal date?
Yes ___ No x

7) Does this repealer contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: October 20, 1993

9) Notice(s) of Proposal Published in Illinois Register:

11/30/92, 16 Ill. Reg. 17861

10) Has JCAR issued a Statement of Objections to this (these) rule(s)?: No

11) Difference(s) between proposal and final version: None

12) Have all the changes agreed upon by the Agency and JCAR been

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made as indicated in the agreement letter issued by JCAR? Not applicable.

- 13) Will this repealer replace an emergency repealer currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rule: The purpose of this rule is to provide uniform procedures for operation of the potentially infectious medical waste transporter fee system. Contemporaneous with the repeal of this rule will be the adoption of 35 Ill. Adm. Code 1450, which will fulfill the same purpose.
- 16) Information and questions regarding this adopted repealer shall be directed to:

Judith S. Dyer
 Assistant Counsel
 Illinois Environmental Protection Agency
 2200 Churchill Road
 P.O. Box 19276
 Springfield, IL 62794-9276
 217/782-5544

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- 1) The Heading of the Part: Procedures for Operation of the Potentially Infectious Medical Waste Transporter Fee System
- 2) Code Citation: 35 Ill. Adm. Code 1450
- 3)

<u>Section numbers</u>	<u>Adopted Action</u>
1450.100	New Section
1450.101	New Section
1450.102	New Section
1450.103	New Section
1450.104	New Section
1450.105	New Section
1450.106	New Section
1450.200	New Section
1450.201	New Section
1450.202	New Section
1450.203	New Section
1450.300	New Section
1450.301	New Section
- 4) Statutory Authority: Section 56.6 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1056.6, as amended by P.A. 87-1097, effective January 1, 1993) [415 ILCS 5/56.6]
- 5) Effective Date of Rule: November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
 Yes No X
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 20, 1993
- 9) Notice(s) of Proposal Published in Illinois Register:
 11/30/92, 16 Ill. Reg. 17874
- 10) Has JCAR issued a Statement of Objections to this (these) rule(s)? No
- 11) Difference(s) between proposal and final version: Minor editorial changes recommended by the Administrative Code

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Division and the Joint Committee on Administrative Rules have been made. The substance of the text has not otherwise changed.

- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Not applicable.
- 13) Will this rule replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rule: The purpose of this rule is to provide uniform procedures for operation of the potentially infectious medical waste transporter fee system.
- 16) Information and questions regarding this rule shall be directed to:

Judith S. Dyer
Assistant Counsel
Illinois Environmental Protection Agency
2200 Churchill Road
P.O. Box 19276
Springfield, IL 62794-9276
217/782-5544

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TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE M: BIOLOGICAL MATERIALS
CHAPTER II: ENVIRONMENTAL PROTECTION AGENCY

PART 1450
PROCEDURES FOR OPERATION OF THE POTENTIALLY INFECTIOUS MEDICAL WASTE TRANSPORTER FEE SYSTEM

SUBPART A: GENERAL PROVISIONS

Section	Definitions
1450.100	Applicability
1450.101	Exemptions from PIMW Transporter Fee System
1450.102	Retention of Records
1450.103	Certification of Documents
1450.104	Certification of Weight
1450.105	Severability
1450.106	

SUBPART B: PROCEDURES FOR MAINTAINING REPORTS

Section	Daily PIMW Report
1450.200	Monthly PIMW Report
1450.201	Quarterly PIMW Report
1450.202	Supplemental PIMW Report
1450.203	

SUBPART C: PROCEDURES FOR THE PAYMENT OF PIMW TRANSPORTER FEES

Section	Quarterly Submission of Payment of PIMW Transporter Fee
1450.300	Manner of Payment
1450.301	

AUTHORITY: Implementing and authorized by Section 56.6 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 1056.6, including P.A. 87-1097, effective January 1, 1993) [415 ILCS 5/56.6].

SOURCE: Adopted at 17 Ill. Reg. _____, effective November 15, 1993.

SUBPART A: GENERAL PROVISIONS

Section 1450.100 Definitions

Except as stated in this Section, the definition of words or terms in this Part shall be the same as those used in the Act.

- a) "Act" means the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1001 et seq., including P.A. 87-1097, effective September 15, 1992) [415 ILCS 5].

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- b) "Designated facility" means a facility that treats, stores, transfers or disposes of PIMW.
- c) "Potentially infectious medical waste" ("PIMW") means the following types of waste generated in connection with the diagnosis, treatment (i.e., provision of medical services), or immunization of human beings or animals; research pertaining to the provision of medical services; or the production or testing of biologicals:

- 1) Cultures and stocks. This waste shall include but not be limited to cultures and stocks of agents infectious to humans, and associated biologicals; cultures from medical or pathological laboratories; cultures and stocks of infectious agents from research and industrial laboratories; wastes from the production of biologicals; discarded live or attenuated vaccines; or culture dishes and devices used to transfer, inoculate, or mix cultures.
 - 2) Human pathological wastes. This waste shall include tissue, organs, and body parts (except teeth and the contiguous structures of bone and gum), body fluids that are removed during surgery, autopsy, or other medical procedures; or specimens of body fluids and their containers.
 - 3) Human blood and blood products. This waste shall include discarded human blood, blood components (e.g., serum and plasma), or saturated material containing free flowing blood or blood components.
 - 4) Used sharps. This waste shall include but not be limited to discarded sharps used in animal or human patient care, medical research, or clinical or pharmaceutical laboratories; hypodermic, intravenous, or other medical needles; hypodermic or intravenous syringes; pasteur pipettes; scalpel blades; or blood vials. This waste shall also include but not be limited to other types of broken or unbroken glass (including slides and cover slips) in contact with infectious agents.
 - 5) Animal waste. Animal waste means discarded materials, including carcasses, body parts, body fluids, blood, or bedding originating from animals inoculated during research, production of biologicals, or pharmaceutical testing with agents infectious to humans.
 - 6) Isolation waste. This waste shall include discarded materials contaminated with blood, excretions, exudates, and secretions from humans that are isolated to protect others from highly communicable diseases. "Highly communicable diseases" means those diseases identified by the Board in rules adopted under subsection (e) of Section 56.2 of this Act.
 - 7) Unused sharps. This waste shall include but not be limited to the following unused, discarded sharps: hypodermic, intravenous, or other needles; hypodermic or intravenous syringes; or scalpel blades.
- Potentially infectious medical waste does not include:
- 8) Waste generated as general household waste;
 - 9) Waste (except for sharps) for which the infectious potential has

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been eliminated by treatment; or

- 10) sharps that meet both of the following conditions:

- A) The infectious potential has been eliminated from the sharps by treatment; and
 - B) The sharps are rendered unrecognizable by treatment.
- (Section 3.81 of the Act).
- d) "Tare weight" means the weight of a reusable shipping container that is not permanently disposed of with the PIMW.
- e) "Transporter" means a person engaged in the off-site transportation of PIMW by highway or water.

Section 1450.101 Applicability

The regulations of this Part apply to:

- a) Transporters of PIMW required to have a permit under Section 56.1(f) of the Act and transporters of PIMW not required to have a permit under Section 56.1(f)(1)(A) of the Act if the PIMW is transported to a site or facility not owned, controlled, or operated by the transporter; and
- b) PIMW storage sites or treatment facilities receiving PIMW if the fee has not been previously paid by a transporter.

Section 1450.102 Exemptions from PIMW Transporter Fee System

The PIMW transporter fee payment provisions in this Part shall not apply to:

- a) transporters of PIMW not required to have a permit under Section 56.1(f)(1)(A) of the Act if the PIMW is transported to a site or facility owned, controlled, or operated by the transporter; or
- b) noncommercial transportation of less than 50 pounds of PIMW at any one time; or

- c) transporters when the fee has been paid by another transporter who previously transported the PIMW; or
- d) the U.S. Postal Service; or
- e) a person transporting PIMW to a hospital when the person is a member of the hospital's medical staff.

Section 1450.103 Retention of Records

Copies of all records required to be kept under this Part shall be retained by the transporter for three years and shall be made available at the transporter's principal place of business in Illinois or corporate headquarters during normal business hours for inspection and photocopying by the Agency.

Section 1450.104 Certification of Documents

- a) All records and reports retained by or submitted to the Agency as required by this Part shall be signed by a person responsible for preparing and reviewing such documents as part of his or her duties in the regular course of business.

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- b) Any person signing a report submitted to the Agency as required by this Part shall make the following certification:
- I certify under penalty of law that this report and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Section 1450.105 Certification of Weight

- a) Although PIMW may be measured in other units, the transporter is responsible for accurately weighing any load of PIMW in pounds.
- b) The PIMW shall be weighed with a device for which certification has been obtained under the Weights and Measures Act (Ill. Rev. Stat. 1991, ch. 147, pars. 101 et seq.) [225 ILCS 470].

Section 1450.106 Severability

If any Section, subsection, sentence or clause of this Part shall be adjudged unconstitutional, void, invalid or otherwise unlawful, such adjudication shall not affect the validity of this Part as a whole or any Section, subsection, sentence or clause thereof not adjudged unconstitutional, void, invalid or otherwise unlawful.

SUBPART B: PROCEDURES FOR MAINTAINING REPORTS

Section 1450.200 Daily PIMW Report

- a) The Daily PIMW Report shall be maintained at the transporter's principal place of business in Illinois or corporate headquarters.
- b) The Daily PIMW Report shall be either on a form provided by the Agency or on another form that records the same information.
- c) The Daily PIMW Report shall include, but not be limited to, the following information for each load of PIMW transported:
- 1) the date received;
 - 2) the PIMW transport company name;
 - 3) the permitted medical waste hauler number;
 - 4) the PIMW manifest number;
 - 5) the generator name and location (city/state);
 - 6) the designated facility name and location (city/state);
 - 7) the gross weight in pounds of PIMW subject to the PIMW transporter fee;
 - 8) the gross weight in pounds of PIMW exempt from the PIMW

- transporter fee and the reason for the exemption:
- 9) the tare weight in pounds;
 - 10) the net weight in pounds of PIMW subject to the PIMW transporter fee;
 - 11) the net weight in pounds of PIMW exempt from the PIMW transporter fee;
 - 12) the grand totals of gross and net weight of PIMW and the grand total of tare weight;
 - 13) the page subtotal, if applicable; and
 - 14) the authorized name, signature and date.
- d) Upon written or oral request of the Agency, the transporter will submit copies of the Daily PIMW Reports covered by the quarter to the Agency with the Quarterly PIMW Report.
- e) Entries on a Daily PIMW Report shall be made contemporaneously with the receipt of each load unless the transporter uses a different method of recording the required information which assures that required information can be entered on the Daily PIMW Report by the end of each business day, in which case the information must be entered in the Daily PIMW Report by the end of each business day. When an alternative method of contemporaneous recording is used, that record must be maintained in accordance with the records retention provisions of Section 1450.103 of this Part.

Section 1450.201 Monthly PIMW Report

- a) The Monthly PIMW Report shall be submitted to the Agency on a form provided by the Agency.
- b) Entries on the Monthly PIMW Report shall be completed within 10 calendar days after the end of each month.
- c) The Monthly PIMW Reports covered by the quarter shall be submitted with the Quarterly PIMW Report to the Agency.
- d) The Monthly PIMW Report shall include, but not be limited to, the following information on a daily basis:
- 1) the month and year received;
 - 2) the PIMW transport company name;
 - 3) the permitted medical waste hauler number;
 - 4) the designated facility name and location (city/state);
 - 5) the date PIMW was received;
 - 6) the total number of PIMW manifests used;
 - 7) the net weight in pounds of PIMW subject to the PIMW transporter fee;
 - 8) the grand totals of subsections (d)(6) and (7) of this Section;
 - 9) the certification according to Section 1450.104; and
 - 10) the authorized name, signature, date and telephone number.

Section 1450.202 Quarterly PIMW Report

- a) The Quarterly PIMW Report shall be submitted to the Agency on a form provided by the Agency.

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- b) The Quarterly PIMW Report shall include, but not be limited to, the following information:

- 1) the quarter and year received;
 - 2) the PIMW transport company name and address;
 - 3) the permitted medical waste hauler number;
 - 4) the designated facility name and location (city/state);
 - 5) the total number of PIMW manifests used for each of the three months;
 - 6) the net weight in pounds of PIMW subject to the PIMW transporter fee for each of the three months;
 - 7) the total PIMW transporter fee due for each of the three months;
 - 8) the summation of net weight in pounds of PIMW subject to the PIMW transporter fee for the current quarter and for the calendar year;
 - 9) the total PIMW transporter fee due for the current quarter and for the calendar year;
 - 10) the supplemental PIMW transporter fee due or credited for the previous reporting period(s);
 - 11) the PIMW transporter fee due or credited from the previous quarter;
 - 12) the total PIMW transporter fee paid for the quarter;
 - 13) the certification according to Section 1450.104; and
 - 14) the authorized name, signature, date and telephone number.
- c) The Quarterly PIMW Report shall be received by the Agency on or before April 15, July 15, October 15 and January 15 of each calendar year and shall cover the three calendar months preceding the receipt date.
- d) The PIMW transporter fee required to be paid under Subpart C of this Part shall be included with the submission of the Quarterly PIMW Report. The weight in pounds of PIMW subject to the PIMW transporter fee is required to be listed on each PIMW manifest.
- e) The PIMW Quarterly Report, including the payment of the PIMW transporter fee and the applicable Monthly PIMW Reports, shall be sent to the following address:

Fiscal Services Section
Illinois Environmental Protection Agency
2200 Churchill Road
P.O. Box 19276
Springfield, Illinois 62794-9276

Section 1450.203 Supplemental PIMW Report

- a) When errors in the amount of PIMW or the amount of the PIMW transporter fee due by month or quarter under this Part are discovered in any of the records required to be kept under this Part, a Supplemental PIMW Report showing the relevant corrections shall be completed by the transporter and submitted to the Agency. The transporter shall show the adjustment on the next Quarterly PIMW Report.
- b) The Supplemental PIMW Report shall be submitted to the Agency on a

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form provided by the Agency.

- c) The Supplemental PIMW Report shall include, but not be limited to, the following information:

- 1) the PIMW transport company name and address;
- 2) the permitted medical waste hauler number;
- 3) the PIMW manifest number;
- 4) the date PIMW was received;
- 5) the generator name and location (city/state);
- 6) the designated facility name and location (city/state);
- 7) the correct net weight in pounds of PIMW;
- 8) the incorrect net weight in pounds of PIMW previously reported;
- 9) the difference in weight in pounds of PIMW;
- 10) the total PIMW transporter fee due or for credit;
- 11) the grand totals for subsections (c)(7) through (11) of this Section;
- 12) the page subtotal, if applicable;
- 13) the certification according to Section 1450.104; and
- 14) the authorized name, signature, date and telephone number.

SUBPART C: PROCEDURES FOR THE PAYMENT OF PIMW TRANSPORTER FEES

Section 1450.300 Quarterly Submission of Payment of PIMW Transporter Fee

- a) Payment of the \$0.015 per pound of PIMW transporter fee required by Section 56.6(a) of the Act shall begin on July 1, 1992. The payment shall be made on a quarterly basis with the submission of the Quarterly PIMW Report. Such payment shall be received by the Agency on or before April 15, July 15, October 15 and January 15 of each year and shall cover the three preceding calendar months.
- b) If the calculation of fees under this Section results in an overpayment, the Agency shall credit this overpayment against the PIMW transporter fees due during the next quarter. The Agency shall issue no refunds.
- c) If the calculation of fees under this Section results in an underpayment of greater than \$10.00, the amount is due to the Agency within 10 calendar days from receipt of an underpayment notice from the Agency.
- d) Each transporter shall notify the Agency if it intends to permanently cease transportation of PIMW. This notification shall be received by the Agency within 30 calendar days after ceasing the transportation of PIMW and include:
- 1) the name and address of the transporter;
 - 2) the date by which PIMW will cease to be transported; and
 - 3) a fee payment schedule to assure submission of fees in accordance with this Part.
- e) In the event that a transporter does not transport any PIMW for any quarter, the transporter shall submit the Quarterly PIMW Report to the Agency at the times indicated in subsection (a) of this Section and shall indicate "none" in the appropriate spaces on the quarterly PIMW

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF ADOPTED RULES

Report

Section 1450.301 Manner of Payment

Payment shall be made by money order, cashier's check or certified check payable to the Treasurer, State of Illinois. Payment shall be mailed to the Agency at the following address:

Fiscal Services Section
Illinois Environmental Protection Agency
2200 Churchill Road
P.O. Box 19276
Springfield, Illinois 62794-9276

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Advisory Councils
- 2) Code Citation: 89 Ill. Adm. Code 515
- 3) Section Numbers:

515.100	<u>Adopted Action:</u>
515.110	Amendments
515.120	New Section
515.130	New Section
515.140	New Section
515.150	New Section
515.400	Amendments
515.410	New Section
515.420	New Section
515.430	New Section
515.440	New Section
515.450	New Section
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434)[20 ILCS 2405/3] and Section 6.23 and 8 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 6.23 and 8)[20 ILCS 5/6.23 and 8].
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
July 23, 1993, 17 Ill. Reg. 11378
 (issue date)
- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
 - A) Statement of Objection: Ill. Reg. _____
 (issue date)

DEPARTMENT OF REHABILITATION SERVICES

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- B) Agency Response: (issue date), Ill. Reg.
- C) Date Agency Response Submitted for Approval to JCAR:
- 11) Difference(s) between proposal and final version: Statutory citations were added throughout the rule and minor technical changes were made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

- 15) Summary and Purpose of Rule(s): The changes are being made to ensure DORS rules regarding Rehabilitation Services Advisory Council and the Statewide Independent Living Council comply with the Rehabilitation Act Amendments of 1992 (P.L. 102-569) and the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 6.23 and 8)[20 ILCS 5/6.23 and 8].

- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warrner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER a: GENERAL PROGRAM PROVISIONS

PART 515
ADVISORY COUNCILS

SUBPART A: REHABILITATION SERVICES ADVISORY COUNCIL

Section	
515.100	Rehabilitation Services Advisory Council
515.110	Powers and Duties
515.120	Composition
515.130	Meetings
515.140	Membership Terms
515.150	General Provisions

SUBPART B: CONSUMER ADVISORY COUNCILS

Section	
515.200	Consumer Advisory Councils

SUBPART C: FACILITY ADVISORY COUNCILS

Section	
515.300	Facility Advisory Councils

SUBPART D: STATEWIDE INDEPENDENT LIVING ADVISORY COUNCIL

Section	
515.400	Statewide Independent Living Advisory Council
515.410	Composition
515.420	Meetings
515.430	Membership Terms
515.440	Powers and Duties
515.450	General Provisions

SUBPART E: BLIND SERVICES PLANNING COUNCIL

Section	
515.500	Blind Services Planning Council

AUTHORITY: Implementing Section 3 of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, par. 3434) [20 ILCS 2405/3] and Sections 6.23 & 8 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 6.23 and 8) [20 ILCS 5/6.23 and 8]; and The Bureau for the Blind Act

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(Ill. Rev. Stat. 1989, ch. 23, par. 3411 et seq.) [20 ILCS 2410/1].

SOURCE: Adopted and codified at 7 Ill. Reg. 8127, effective June 24, 1985; amended at 8 Ill. Reg. 1975, effective February 1, 1984; amended at 12 Ill. Reg. 17942, effective October 24, 1988; amended at 15 Ill. Reg. 7211, effective April 26, 1991; emergency amendments at 17 Ill. Reg. 11589, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. _____, effective November 15, 1993]

NOTE: Capitalization denotes statutory language.

SUBPART A: REHABILITATION SERVICES ADVISORY COUNCIL

Section 515.100 Rehabilitation Services Advisory Council

a) ---The Rehabilitation Services Advisory Council (RSAC) is ESTABLISHED WITH THE PURPOSE OF ADVISING THE DIRECTOR OF THE DEPARTMENT OF REHABILITATION SERVICES (DORS) IN MATTERS CONCERNING DISABLED PERSONS AND THE PROVISION OF REHABILITATION SERVICES.

---b) ---POWERS AND DUTIES OF THE RSAC in respect to the operation of DORS include:

-----i)---Duties

-----A)---TO CONSIDER AND STUDY THE SUBJECT OF REHABILITATION as it relates to the programs and purpose of DORS;

-----B)---TO RECOMMEND TO THE DIRECTOR OF DORS, ON ITS OWN INITIATIVE, POLICIES AND PRACTICES WHICH SHALL BE DULY CONSIDERED, AND

-----C)---TO GIVE ADVICE OR MAKE RECOMMENDATIONS TO THE GOVERNOR AND THE GENERAL ASSEMBLY WHEN SO REQUESTED OR ON ITS OWN INITIATIVE;

-----2)---TO INVESTIGATE THE CONDUCT OF THE WORK OF DORS AND TO HAVE ACCESS TO ALL DOCUMENTS AND EMPLOYEES PERTAINING TO SUCH;

-----3)---TO ADOPT BYLAWS, NOT INCONSISTENT WITH LAW, FOR THE INTERNAL MANAGEMENT OF THE RSAC, A COPY OF WHICH IS TO BE FILED WITH THE DIRECTOR OF DORS;

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-----4)---TO ACT BY A SUBCOMMITTEE OR BY A MAJORITY OF THE RSAC, IF THE BYLAWS SO PREScribe.

-----5)---TO KEEP MINUTES OF EACH MEETING WHICH SHALL BE FILED WITH THE DIRECTOR OF DORS AND AVAILABLE FOR PUBLIC REVIEW;

-----6)---TO GIVE NOTICE OF THE TIME AND DATE OF EACH MEETING TO THE GOVERNOR AND THE DIRECTOR OF DORS TO PERMIT THE GOVERNOR AND THE DIRECTOR OF DORS TO ATTEND MEETINGS AND TO BE HEARD UPON ANY MATTER COMING BEFORE THE RSAC;

-----c)---The RSAC shall prepare and submit to the Director of DORS such reports and findings as the Director may request or as the RSAC deems fit;

-----d)---The RSAC SHALL CONSIST OF THIRTEEN (13) MEMBERS APPOINTED BY THE GOVERNOR;

-----1)---ONE (1) MEMBER SHALL BE DESIGNATED BY THE GOVERNOR TO SERVE AS CHAIRPERSON;

-----2)---THE CHAIRPERSON AND AT LEAST FIVE (5) OTHER MEMBERS OF THE RSAC SHALL HAVE A RECOGNIZED DISABILITY;

-----3)---ONE of the members SHALL BE AGE 60 OR OVER;

-----e)---Membership

-----1)---ALL TERMS SHALL BE FOR SIX (6) YEARS;

-----A)---VACANCIES SHALL BE FILLED FOR AN UNEXPIRED TERM;

-----B)---MEMBERS of the RSAC SHALL SERVE UNTIL THEIR SUCCESSIONS ARE APPOINTED AND QUALIFIED;

-----2)---MEMBERS SHALL SERVE WITHOUT COMPENSATION BUT SHALL BE REIMBURSED FOR ACTUAL EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES;

-----f)---Meetings

-----1)---THE RSAC SHALL MEET AT LEAST FOUR (4) TIMES PER YEAR AT TIMES AND PLACES DESIGNATED BY THE CHAIRPERSON UPON TEN (10) DAYS WRITTEN NOTICE TO

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THE MEMBERS:--A schedule of these meetings shall be developed so that public notice of the dates, times and locations of the regularly scheduled meetings will be posted at the beginning of the calendar year at BORS, administrative offices at 623-E--Adams--Springfield and 100-W--Randolph, Chicago--Copies of the public notice will also be provided to news media upon written or oral request.

-----2)-----SPECIAL MEETINGS MAY BE CALLED BY THE CHAIRPERSON OR FOUR (4) MEMBERS OF THE COUNCIL UPON SEVEN (7) DAYS WRITTEN NOTICE TO THE OTHERS:--Public notice of the date, time, location and agenda of any special meeting will be posted at BORS, administrative offices at 623-E--Adams, Springfield and 100-W--Randolph, Chicago at least 24 hours in advance of the meeting and in accordance with Sections 2-02 and 2-03 of the Open Meetings Act (Ill. Rev. Stat. 1987, ch. 102, pars. 42-02 and 42-03).

-----3)-----SEVEN (7) MEMBERS SHALL CONSTITUTE A QUORUM.

-----g)-----Meetings shall be open to the public.

-----Meetings shall be open to the public; except that meetings or portions of meetings may, upon a majority vote of a quorum present be declared closed, in accordance with Sections 2 and 2a of the Open Meetings Act (Ill. Rev. Stat. 1987, ch. 102, pars. 42 and 42a).

-----h)-----The proceedings of meetings may be recorded in accordance with Section 2-05 of the Open Meetings Act (Ill. Rev. Stat. 1987, ch. 102, par. 42-05), which allows any person to record a meeting required to be open unless a witness testifying before the Council refuses to testify on the basis of his or her testimony will be broadcast, televised or motion pictures will be taken during testimony, if such occurs, recording shall be prohibited.

The Rehabilitation Services Advisory Council (RSAC) is ESTABLISHED WITH THE PURPOSE OF ADVISING THE DIRECTOR OF THE Department of Rehabilitation Services (DORS) IN MATTERS CONCERNING INDIVIDUALS WITH DISABILITIES AND THE PROVISION OF REHABILITATION SERVICES [20 ILCS 5/6.23].

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(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993 Section 515.110 Powers and Duties POWERS AND DUTIES OF THE RSAC in respect to the operation of DORS include:

a) TO CONSIDER AND STUDY THE SUBJECT OF REHABILITATION as it relates to the programs and purpose of DORS;

b) TO RECOMMEND TO THE DIRECTOR OF DORS, ON ITS OWN INITIATIVE, POLICIES AND PRACTICES WHICH SHALL BE DULY CONSIDERED;

c) TO GIVE ADVICE OR MAKE RECOMMENDATIONS TO THE GOVERNOR AND THE GENERAL ASSEMBLY WHEN SO REQUESTED OR ON ITS OWN INITIATIVE;

d) To investigate the conduct of the work of DORS, and for this purpose to have access, at any time, to all books, papers, documents, and records pertaining or belonging to DORS, and to require written or oral information from any officer or employee of DORS;

e) TO ADOPT BYLAWS, NOT INCONSISTENT WITH LAW, FOR THE INTERNAL MANAGEMENT OF THE RSAC, A COPY OF WHICH IS TO BE FILED WITH THE DIRECTOR OF DORS;

f) TO ACT BY A SUBCOMMITTEE, OR BY A MAJORITY OF RSAC, IF THE BYLAWS SO PRESCRIBE;

g) TO KEEP MINUTES OF EACH MEETING WHICH SHALL BE FILED WITH THE DIRECTOR OF DORS AND AVAILABLE FOR PUBLIC REVIEW;

h) TO GIVE NOTICE OF THE TIME AND DATE OF EACH MEETING TO THE GOVERNOR AND THE DIRECTOR OF DORS, TO PERMIT THE GOVERNOR AND THE DIRECTOR OF DORS TO ATTEND MEETINGS AND TO BE HEARD UPON ANY MATTER COMING BEFORE THE RSAC;

i) TO PREPARE AND SUBMIT TO THE DIRECTOR SUCH REPORTS AND FINDINGS AS HE/she MAY REQUEST OR AS THE COUNCIL DEEMS FIT and prepare and submit such reports and findings to the Governor and the Commissioner for the Rehabilitation Services Administration of the U.S. Department of Education;

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- j) TO SELECT JOINTLY WITH DORS A POOL OF QUALIFIED PERSONS TO SERVE AS IMPARTIAL HEARING OFFICERS [20 ILCS 5/6.23].
- k) To the extent feasible, conduct a review and analysis of the effectiveness of, and consumer satisfaction with:
- 1) the functions performed by DORS and other public and private service providers; and
 - 2) VR services provided, or paid for, through DORS or any other source;
- l) To coordinate the activity of the RSAC with the Independent Living Council (see 89 Ill. Adm. Code 515: Subpart D) and other advisory councils of DORS and the State Advisory Council on Education of the Handicapped, the Illinois Planning Council on Developmental Disabilities, the Planning Council on Mental Health, and other appropriate entities;
- m) To provide for coordination and establishment of working relationship between DORS and the Statewide Independent Living Council and centers for independent living throughout Illinois; and
- n) To review the State plans to be submitted to the Commissioner of the Rehabilitation Services Administration of the U.S. Department of Education.

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993

Section 515.120 Composition

- a) The RSAC SHALL CONSIST OF 23 MEMBERS APPOINTED BY THE GOVERNOR AFTER SOLICITING RECOMMENDATIONS FROM REPRESENTATIVES OF ORGANIZATIONS REPRESENTING A BROAD RANGE OF INDIVIDUALS WITH DISABILITIES AND ORGANIZATIONS INTERESTED IN INDIVIDUALS WITH DISABILITIES.

- 1) THE GOVERNOR SHALL APPOINT TO THIS COUNCIL THE FOLLOWING:

- A) ONE REPRESENTATIVE OF A PARENT TRAINING CENTER ESTABLISHED IN ACCORDANCE WITH THE

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- FEDERAL INDIVIDUALS WITH DISABILITIES EDUCATION ACT.
- B) ONE REPRESENTATIVE OF THE CLIENT ASSISTANCE PROGRAM.
 - C) ONE VOCATIONAL REHABILITATION COUNSELOR WHO HAS KNOWLEDGE AND EXPERIENCE WITH VOCATIONAL REHABILITATION PROGRAMS (IF AN EMPLOYEE OF DORS IS APPOINTED, THAT APPOINTEE SHALL SERVE AS AN EX OFFICIO, NON-VOTING MEMBER).
 - D) ONE REPRESENTATIVE OF COMMUNITY REHABILITATION PROGRAM SERVICE PROVIDERS.
 - E) FOUR REPRESENTATIVES OF BUSINESS, INDUSTRY, AND LABOR.
 - F) EIGHT REPRESENTATIVES OF DISABILITY ADVOCACY GROUPS REPRESENTING A CROSS SECTION OF THE FOLLOWING:
 - i) INDIVIDUALS WITH PHYSICAL, COGNITIVE, SENSORY, AND MENTAL DISABILITIES; AND
 - ii) PARENTS, FAMILY MEMBERS, GUARDIANS, ADVOCATES, OR AUTHORIZED REPRESENTATIVES OF INDIVIDUALS WITH DISABILITIES WHO HAVE DIFFICULTY IN REPRESENTING THEMSELVES OR WHO ARE UNABLE, DUE TO THEIR DISABILITIES, TO REPRESENT THEMSELVES.
 - G) ONE CURRENT OR FORMER APPLICANT FOR, OR RECIPIENT OF, VOCATIONAL REHABILITATION SERVICES.
 - H) THREE REPRESENTATIVES FROM SECONDARY OR HIGHER EDUCATION.
- 2) In addition, THE CHAIRPERSON OF THE STATEWIDE INDEPENDENT LIVING COUNCIL CREATED UNDER SECTION 12a OF THE DISABLED PERSONS REHABILITATION ACT, THE CHAIRPERSON OF THE BLIND SERVICES PLANNING COUNCIL CREATED UNDER THE BUREAU FOR THE BLIND ACT, AND THE DIRECTOR OF REHABILITATION SERVICES SHALL SERVE AS EX OFFICIO MEMBERS.

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- b) THE COUNCIL SHALL SELECT, from its voting membership, A CHAIRPERSON.
- c) THE CHAIRPERSON AND AT LEAST 11 OTHER MEMBERS OF THE COUNCIL SHALL HAVE A RECOGNIZED DISABILITY.
- d) ONE MEMBER SHALL BE A SENIOR CITIZEN AGE 60 OR OVER.
- e) A MAJORITY OF THE COUNCIL MEMBERS SHALL NOT BE EMPLOYEES OF DORS [20 ILCS 5/6.23].

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993

Section 515.130 Meetings

- a) THE RSAC SHALL MEET AT LEAST 4 TIMES PER YEAR AT TIMES AND PLACES DESIGNATED BY THE CHAIRPERSON UPON 10 DAYS WRITTEN NOTICE TO THE MEMBERS. A schedule of these meetings shall be developed so that public notice of the dates, times, and locations of the regularly scheduled meetings will be posted at the beginning of the calendar year at DORS' administrative offices at 623 E. Adams, Springfield and 100 W. Randolph, Chicago. Copies of the public notice will also be provided to news media upon written or oral request.

- b) SPECIAL MEETINGS MAY BE CALLED BY THE CHAIRPERSON OR 7 MEMBERS OF THE COUNCIL UPON 7 DAYS WRITTEN NOTICE TO THE OTHER MEMBERS. Public notice of the date, time, location and agenda of any special meeting will be posted at DORS' administrative offices at 623 E. Adams, Springfield and 100 W. Randolph, Chicago at least 24 hours in advance of the meeting and in accordance with Sections 2.02 and 2.03 of the Open Meetings Act (Ill. Rev. Stat. 1991, ch. 102, pars. 42.02 and 42.03) [5 ILCS 120/2.02 and 2.03].

- c) TWELVE MEMBERS SHALL CONSTITUTE A QUORUM [20 ILCS 5/6.23].

- d) Meetings shall be open to the public; except that meetings or portions of meetings may, upon a majority vote of a quorum present be declared closed, in accordance with Sections 2 and 2a of the Open Meetings Act (Ill. Rev. Stat. 1991, ch. 102, pars. 42 and 42a) [5 ILCS 120/2 and 2a].

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- e) The proceedings of meetings may be recorded in accordance with Section 2.05 of the Open Meetings Act (Ill. Rev. Stat. 1991, ch. 102, par. 42.05) [5 ILCS 120/2.05], which allows any person to record a meeting required to be open unless a witness testifying before the council refuses to testify on the basis that his or her testimony will be broadcast or televised or that motion pictures will be taken during testimony. If such refusal occurs, recording shall be prohibited.

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993

Section 515.140 Membership Terms

- a) The terms of all members appointed to the RSAC before the effective date of P.A. 88-10 (Ill. Rev. Stat. 1991, ch. 127, par. 6.23) [20 ILCS 5/6.23] shall expire on July 1, 1993.
- b) THE MEMBERS FIRST APPOINTED UNDER P.A. 88-10 (Ill. Rev. Stat. 1991, ch. 127, par. 6.23) [20 ILCS 5/6.23] SHALL BE APPOINTED TO SERVE FOR STAGGERED TERMS BEGINNING JULY 1, 1993 AS FOLLOWS: 7 MEMBERS SHALL BE APPOINTED FOR TERMS OF 2 YEARS, AND 6 MEMBERS SHALL BE APPOINTED FOR TERMS OF 1 YEAR. THEREAFTER, ALL APPOINTMENTS SHALL BE FOR TERMS OF 3 YEARS.

- c) VACANCIES SHALL BE FILLED FOR THE UNEXPIRED TERM. MEMBERS SHALL SERVE UNTIL THEIR SUCCESSORS ARE APPOINTED AND QUALIFIED.

- d) NO MEMBER SHALL SERVE FOR MORE THAN 2 FULL TERMS [20 ILCS 5/6.23].

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993

Section 515.150 General Provisions

- a) MEMBERS SHALL BE REIMBURSED FOR THEIR ACTUAL EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES as members of RSAC, INCLUDING EXPENSES FOR TRAVEL, CHILD CARE, AND PERSONAL ASSISTANCE SERVICES, AND A MEMBER WHO IS NOT EMPLOYED OR WHO MUST FORFEIT WAGES FROM OTHER EMPLOYMENT SHALL BE PAID REASONABLE COMPENSATION FOR EACH DAY THE MEMBER IS ENGAGED IN PERFORMING THE DUTIES OF THE COUNCIL. For the purpose of payment, "reasonable compensation" shall be \$100.00 per day, but in no case shall the amount exceed income lost by

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the RSAC member who must forfeit wages as a result of his/her participation.

- b) NO MEMBER OF RSAC SHALL CAST A VOTE ON ANY MATTER THAT WOULD PROVIDE DIRECT FINANCIAL BENEFIT TO THE MEMBER or his/her immediate family, spouse, child, parent or other relative living in his/her household or OTHERWISE GIVE THE APPEARANCE OF A CONFLICT OF INTEREST UNDER ILLINOIS LAW.

- c) TO THE EXTENT THERE IS A DISAGREEMENT BETWEEN RSAC AND DORS REGARDING THE RESOURCES NECESSARY TO CARRY OUT THE FUNCTIONS OF RSAC AS SET FORTH IN Sections 6.23 and 8 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 6.23 and 8) [20 ILCS 5/6.23 and 8], AND AS PROVIDED IN OTHER LAW, THE DISAGREEMENT SHALL BE RESOLVED BY THE GOVERNOR [20 ILCS 5/6.23].

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993)

SUBPART D: STATEWIDE INDEPENDENT LIVING ADVISORY COUNCIL

Section 515.400 Statewide Independent Living Advisory Council

- a)-----THE DIRECTOR SHALL APPOINT AN INDEPENDENT LIVING ADVISORY COUNCIL CONSISTING OF 10 MEMBERS TO PROVIDE GUIDANCE FOR THE DEVELOPMENT AND EXPANSION OF INDEPENDENT LIVING PROGRAMS AND CONCEPTS ON A STATEWIDE BASIS.

- b)-----The Council shall prepare and submit to the Department of Rehabilitation Services (DORS) a 5-year plan addressing the long-term goals and recommendations for the need for independent living services and programs within the State.

- c)-----MEMBERSHIP

- i)-----THE COUNCIL SHALL BE COMPOSED OF REPRESENTATIVES OF STATE AGENCIES, LOCAL AGENCIES AND NON-GOVERNMENTAL AGENCIES AND GROUPS CONCERNED WITH SERVICES TO DISABLED PERSONS; DISABLED PERSONS AND PARENTS OR GUARDIANS OF DISABLED PERSONS; DIRECTORS OF CENTERS FOR INDEPENDENT LIVING; REPRESENTATIVES OF PRIVATE BUSINESS; AND

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REPRESENTATIVES OF OTHER APPROPRIATE ORGANIZATIONS.

- 2)-----A MAJORITY OF THE MEMBERSHIP OF THE COUNCIL SHALL BE PERSONS WITH ONE OR MORE DISABILITIES.

- 3)-----THE CHAIRPERSON OF THE COUNCIL SHALL BE SELECTED FROM AND BY THE MEMBERSHIP AND SHALL ALSO SERVE AS A MEMBER OF DORS ADVISORY COUNCIL. (Section 12a of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, par. 3443a)).

- d)-----TRAVEL EXPENSES INCURRED BY MEMBERS OF THE COUNCIL IN THE PERFORMANCE OF THEIR DUTIES SHALL BE REIMBURSED IN accordance with state travel regulations (89 Ill. Adm. Code 2080); FROM MONIES MADE AVAILABLE TO DORS UNDER PART A OF TITLE VII OF THE FEDERAL REHABILITATION ACT OF 1973 (29 U.S.C. 796).

- e)-----A schedule of all meetings shall be developed so that public notice of the dates, times and locations of the regularly scheduled meetings will be posted at the beginning of the calendar year at DORS' administrative offices at 623 E. Adams, Springfield and 180 W.

- f)-----Copies of the public notice will also be provided to news media upon written or oral request.

- f)-----Public notice of the date, time, location and agenda of each special meeting shall be posted at DORS' administrative offices at 623 E. Adams, Springfield and 180 W., Randolph, Chicago at least 24 hours in advance of the meeting and in accordance with Sections 2-02 and 2-03 of the Open Meetings Act (Ill. Rev. Stat. 1989, ch. 102, pars. 42-02 and 42-03).

- g)-----Meetings shall be open to the public, except that meetings or portions of meetings shall, upon a majority vote of a quorum present, be declared closed in accordance with Sections 2 and 2a of the Open Meetings Act.

- h)-----All meetings of the council shall be physically and communicatively accessible to all persons with disabilities.

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-----i)-----The proceedings of meetings may be recorded in accordance with Section 2-05 of the Open Meetings Act, which allows any person to record a meeting required to be open unless a witness testifying before the Council refuses to testify on the basis of his or her testimony will be broadcast, televised or motion pictures will be taken during testimony.---if such occurs, recording shall be prohibited.

-----j)-----Vote abstentions

-----i)-----Council members shall abstain from any financial vote if the matter concerns a program where the council member is involved.

-----2)-----Council members shall abstain from voting many matters they feel may be a conflict of interest.

THE GOVERNOR SHALL APPOINT A STATEWIDE INDEPENDENT LIVING COUNCIL WHICH SHALL BE ESTABLISHED AS AN ENTITY SEPARATE AND DISTINCT FROM DORS [20 ILCS 2405/2a].

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993

Section 515.410 Composition

a) THE COMPOSITION OF THE COUNCIL SHALL INCLUDE THE FOLLOWING:

1) AT LEAST ONE DIRECTOR OF A CENTER FOR INDEPENDENT LIVING CHOSEN BY THE DIRECTORS OF CENTERS FOR INDEPENDENT LIVING WITHIN THE STATE.

2) ONE OR MORE REPRESENTATIVES OF CENTERS FOR INDEPENDENT LIVING.

3) ONE OR MORE PARENTS OR GUARDIANS OF INDIVIDUALS WITH DISABILITIES.

4) ONE OR MORE ADVOCATES FOR INDIVIDUALS WITH DISABILITIES.

5) ONE OR MORE REPRESENTATIVES OF PRIVATE BUSINESS.

6) ONE OR MORE REPRESENTATIVES OF ORGANIZATIONS THAT PROVIDE SERVICES FOR INDIVIDUALS WITH DISABILITIES.

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7) OTHER APPROPRIATE INDIVIDUALS.

b) In addition, A REPRESENTATIVE OF DORS AND A REPRESENTATIVE OF EACH OF THE DEPARTMENT OF MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, THE DEPARTMENT ON AGING, THE STATE BOARD OF EDUCATION, AND THE DEPARTMENT OF CHILDREN AND FAMILY SERVICES. ALL AS EX-OFFICIO, NON-VOTING MEMBERS WHO SHALL NOT BE COUNTED IN THE MEMBERS APPOINTED BY THE GOVERNOR.

c) THE COUNCIL SHALL ELECT A CHAIRPERSON FROM AMONG ITS MEMBERSHIP [20 ILCS 2405/12a].

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993

Section 515.420 Meetings

a) Meetings shall be open to the public; except that meetings or portions of meetings may, upon a majority vote of a quorum present be declared closed, in accordance with Sections 2 and 2a of the Open Meetings Act (Ill. Rev. Stat. 1991, ch. 102, pars. 42 and 42a) [5 ILCS 120/2 and 2a].

b) The proceedings of meetings may be recorded in accordance with Section 2.05 of the Open Meetings Act (Ill. Rev. Stat. 1991, ch. 102, par. 42.05) [5 ILCS 120/2.05], which allows any person to record a meeting required to be open unless a witness testifying before the Council refuses to testify on the basis that his or her testimony will be broadcast, televised or that motion pictures will be taken during testimony. If such refusal occurs, recording shall be prohibited.

c) A schedule of all meetings shall be developed so that public notice of the dates, times and locations of the regularly scheduled meetings will be posted at the beginning of the calendar year at DORS' administrative offices at 623 E. Adams, Springfield and 100 W. Randolph, Chicago. Copies of the public notice will also be provided to news media upon written or oral request.

d) Public notice of the date, time, location and agenda of each special meeting shall be posted at DORS' administrative office at 623 E. Adams, Springfield and 100 W. Randolph, Chicago at least 24 hours in advance of the meeting and in accordance with Sections 2.02

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and 2.03 of the Open Meetings Act (Ill. Rev. Stat. 1991, ch. 102, pars. 42.02 and 42.03) [5 ILCS 120/2.02 and 2.03].

- e) All meetings of the council shall be physically and communicatively accessible to all persons with disabilities.

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993

Section 515.430 Membership Terms

- a) AFTER SOLICITING RECOMMENDATIONS FROM ORGANIZATIONS REPRESENTING A BROAD RANGE OF INDIVIDUALS WITH DISABILITIES AND ORGANIZATIONS INTERESTED IN INDIVIDUALS WITH DISABILITIES THE GOVERNOR SHALL APPOINT MEMBERS OF THE COUNCIL FOR TERMS BEGINNING JULY 1, 1993. THE COUNCIL SHALL BE COMPOSED OF MEMBERS (i) WHO PROVIDE STATEWIDE REPRESENTATION; (ii) WHO REPRESENT A BROAD RANGE OF INDIVIDUALS WITH DISABILITIES; (iii) WHO ARE KNOWLEDGEABLE ABOUT CENTERS FOR INDEPENDENT LIVING AND INDEPENDENT LIVING SERVICES; AND (iv) A MAJORITY OF WHOM ARE PERSONS WHO ARE INDIVIDUALS WITH DISABILITIES WHO ARE NOT EMPLOYED BY ANY STATE AGENCY OR CENTER FOR INDEPENDENT LIVING. THE TERMS OF ALL MEMBERS OF THE INDEPENDENT LIVING ADVISORY COUNCIL WHO WERE APPOINTED FOR TERMS BEGINNING BEFORE JULY 1, 1993, EXPIRE ON JULY 1, 1993.

- b) EACH MEMBER OF THE COUNCIL SHALL SERVE FOR TERMS OF 3 YEARS, EXCEPT THAT (i) A MEMBER APPOINTED TO FILL A VACANCY OCCURRING BEFORE THE EXPIRATION OF THE TERM FOR WHICH THE PREDECESSOR WAS APPOINTED SHALL BE APPOINTED FOR THE REMAINDER OF THAT TERM AND (ii) TERMS OF THE MEMBERS INITIALLY APPOINTED AFTER THE EFFECTIVE DATE OF P.A. 88-10 (Ill. Rev. Stat. 1991, ch. 23, par. 3443a) [20 ILCS 2405/12a] SHALL BE AS FOLLOWS: 6 OF THE INITIAL MEMBERS SHALL BE APPOINTED FOR TERMS OF ONE YEAR, 6 SHALL BE APPOINTED FOR TERMS OF 2 YEARS, AND 6 SHALL BE APPOINTED FOR TERMS OF 3 YEARS. NO MEMBERS OF THE COUNCIL MAY SERVE MORE THAN 2 CONSECUTIVE FULL TERMS.

- c) ANY VACANCY OCCURRING IN THE MEMBERSHIP OF THE COUNCIL SHALL BE FILLED IN THE SAME MANNER AS THE ORIGINAL APPOINTMENT. THE VACANCY SHALL NOT AFFECT THE POWER OF THE REMAINING MEMBERS TO EXECUTE THE POWERS AND DUTIES OF THE COUNCIL [20 ILCS 2405/12a].

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(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993
Section 515.440 Powers and Duties

The council shall have the following duties:

- a) jointly with DORS, develop and submit to the Commissioner of the Rehabilitation Services Administration of the U.S. Department of Education (Commissioner) the Independent Living Plan for the State of Illinois;
- b) monitor, review, and evaluate the implementation of the State Plan for Independent Living;
- c) coordinate activities with the Rehabilitation Services Advisory Council;
- d) submit to the Commissioner such periodic reports as he/she may reasonably request, and keep such records, and afford such access to such records, as the Commissioner finds necessary to verify such reports;
- e) hold hearings and forums as it deems necessary to carry out the duties of the Council;
- f) prepare, in conjunction with DORS, a plan for the provision of resources, including staff and personnel, necessary to carry out the functions of the Council;
- g) have necessary exclusive staff to assist the Council in carrying out its duties and supervise and evaluate that staff; and
- h) TO APPOINT JOINTLY WITH DORS DIRECTOR A PEER REVIEW COMMITTEE TO CONSIDER AND MAKE RECOMMENDATIONS FOR GRANTS TO BE ELIGIBLE CENTERS FOR INDEPENDENT LIVING.

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993

Section 515.450 General Provisions

- a) MEMBERS SHALL BE REIMBURSED FOR THEIR ACTUAL EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES, INCLUDING EXPENSES FOR TRAVEL in accordance with State Travel Regulations (80 Ill. Adm. Code 2800) from monies made available under Part B of Title VII of the Federal Rehabilitation Act of 1973, as amended, CHILD CARE,

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AND PERSONAL ASSISTANCE SERVICES. A MEMBER WHO IS NOT EMPLOYED OR WHO MUST FORFEIT WAGES FROM OTHER EMPLOYMENT SHALL BE PAID REASONABLE COMPENSATION FOR EACH DAY THE MEMBER IS ENGAGED IN PERFORMING THE DUTIES OF THE COUNCIL [20 ILCS 2405/12a]. For the purpose of payment, "reasonable compensation" shall be \$100.00 per day, but in no case shall the amount exceed the income lost by the Statewide Independent Living Council member who must forfeit wages as a result of his/her participation.

b) Vote abstentions

- 1) Council members shall abstain from any financial vote if the matter concerns a program where the council member is involved.
- 2) Council members shall abstain from voting on any matters they feel to be a conflict of interest.

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993

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- 1) Heading of the Part: Appeals and Hearings

- 2) Code Citation: 89 Ill. Adm. Code 510

- 3) Section Numbers: Adopted Action:

510.5	New Section
510.10	Amendments
510.20	Amendments
510.30	Amendments
510.40	Amendments
510.50	Amendments
510.60	Amendments
510.70	Amendments
510.80	Amendments
510.90	Section Repealed, New Section Added
510.100	Section Repealed, New Section Added
510.105	New Section
510.110	Repealed, New
510.120	New Section

- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]

- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

- 6) Does this rulemaking contain an automatic repeal date?
Yes X No

- 7) Does this rule (amendment, repealer) contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: November 15, 1993

- 9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11380
 (issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: _____, _____ Ill. Reg. _____
 (issue date)

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- B) Agency Response: (issue date), Ill. Reg.
- C) Date Agency Response Submitted for Approval to JCAR:
- 11) Difference(s) between proposal and final version: Only minor technical changes were made. These changes did not change the intent or meaning of any Section.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- Section Numbers Proposed Action Illinois Register Citation
- 15) Summary and Purpose of Rule(s): The changes are being made to ensure DORS rules regarding client appeals are in compliance with the provisions of the Rehabilitation Act Amendments of 1992 (P.L. 102-569). The changes generally clarify the rules in terms of timelines for appeals and decisions and general provisions of the process.
- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warrner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

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TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER a: GENERAL PROGRAM PROVISIONS

PART 510
APPEALS AND HEARINGS

Section	Scope and Purpose
510.5	General Information
510.10	What May Be Appealed
510.20	What May Not Be Appealed
510.30	Grievant Rights
510.40	DORS' Rights
510.50	Service Notice
510.60	Conduct-of Level I and-Level-II Hearings
510.70	Level II Hearings
510.80	Level-II Hearings Hearing Officers
510.90	Director's-Review Conduct of Level I Hearings
510.100	Conduct of Level II Hearings
510.105	Exhaustion-of-Administrative-Remedies
510.110	Director's Review
510.120	Exhaustion of Administrative Remedies

AUTHORITY: Implementing the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, par. 3429 et seq.) [20 ILCS 2405], and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16) [20 ILCS 5/16]

SOURCE: Adopted and codified at 7 Ill. Reg. 5230, effective April 1, 1983; amended at 7 Ill. Reg. 14526, effective October 19, 1983; amended at 9 Ill. Reg. 12325, effective July 30, 1985; peremptory amendment at 11 Ill. Reg. 6563, effective March 31, 1987; Part repealed, new Part adopted at 13 Ill. Reg. 15769, effective September 26, 1989; amended at 16 Ill. Reg. 8537, effective May 20, 1992; Emergency Amendments at 17 Ill. Reg. 11608, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. _____, effective November 15, 1993.

Section 510.5 Scope and Purpose

- a) This Part governs the appeals process for clients of the Department of Rehabilitation Services (DORS). This Part covers hearings of grievances under various DORS programs. Therefore, care must be taken to read this

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part in its entirety for exceptions to general provisions for specific types of hearings.

- b) The Level I hearing is the first step in the appeals process and is designed to provide a client with a prompt informal review of a determination made in furnishing or denying of services to the grievant. The Level I hearing may result in a mutual resolution of the grievances. If no resolution is reached within the applicable time frames, the Level I Hearing Officer issues a brief written decision which is binding on DORS. If dissatisfied with that decision, the grievant may request a Level II hearing so that his/her grievance may be considered.

- c) The Level II hearing is an appeal of a determination made by a counselor or other DORS officer or employee concerning the furnishing or denial of services or other appealable issues as listed in Section 510.20. If the grievant is a client of the Vocational Rehabilitation (VR) Program or a vendor in the Vending Facilities Program for the Blind, the Level II hearing may be the first step in the appeals process (see Section 510.10(b)).

- d) The Level II hearing is a de novo adjudicatory proceeding which is conducted by an Impartial (Level II) Hearing Officer. The Level II Hearing Officer is responsible for considering the testimony and evidence presented by the grievant, or as appropriate a parent, family member, guardian, advocate or duly authorized representative of the client, and representatives of DORS and making a decision based upon the evidence and applicability of federal and State law and regulation. The Level II Hearing Officer's decision is final, but subject to review by DORS' Director (see Section 510.110) after notice to the grievant, who will be given an opportunity to submit additional evidence and information relevant to the decision.

- e) The Level II decision or Director's Review decision may be reviewed in court.

- f) The grievant and DORS may informally agree to resolve disputed issues at any time during the appeal process prior to the issuance of a Level II hearing decision.

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(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993.)

Section 510.10 General Information

a) Definitions

For the purposes of this Part, the following terms shall have the following meanings:

"Client" means any individual who has requested, been referred to, applied for, or is receiving services from DORS (except from the Bureau of Disability Determination Services), or as appropriate a and-the parent, family member, or guardian, advocate or duly authorized representative of the client. of-the person-of-a-minor-or-a-court-appointed-guardian-of-the-person-of-an-adult.

"Days"-unless-otherwise-specified;-means-working days;-i.e.:-Mondays-through-Fridays;-excluding state-established-holidays-or-days-on-which government-offices-are-closed-by-order-of-the Governor.

"Director" means the Director of DORS.

"DORS" means the Department of Rehabilitation Services and does not include any contractor, grantee, nominee agency, or service provider.

"Grievant" means any client; person-who-has-been aggrieved-by-any-action-or-inaction-of-DORS;-is receiving-services-from-DORS;-has-made-application for-DORS-services;-has-been-denied-application-for DORS-services;-has-been-referred-to-or-has-sought services-from-DORS; any person who has been determined by DORS to have misspent funds, as specified in 89 Ill. Adm. Code 527: Recovery of Misspent Funds; or is an aggrieved licensed vendor, as specified in 89 Ill. Adm. Code 650: Vending Facilities Program for the Blind who has been aggrieved by any action or inaction by DORS.;-or-the-parent-or-guardian-of-the-person of-a-minor-or-a-court-appointed-guardian-of-the-person-of-an-adult.

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-----"Hearing Officer" means a DORS employee appointed to conduct the Level I proceeding as set forth in Section 510.90 or an impartial Hearing Officer appointed to conduct the Level II proceeding as set forth in Section 510.90.

"Hearings Coordinator" means DORS' Manager - Division of Regulations and Procedures, who is responsible for communicating with grievants about their appeal requests, docketing and scheduling Level II hearings, and coordinating the appointment of Level II Hearing Officers.

"Inaction" means the failure of DORS to act within 60 calendar days on a client's referral of any individual for services or on a request for any change in service or to make an eligibility determination for a client who has applied for services within the time lines specified for the program to which he/she has applied or upon an application for services.

"IVHI" means the Illinois-Visually-Handicapped Institute.

"Level I hearing" means a hearing at the first level of appeal by a grievant, as set forth in Section 510.9070 and presided over by a Level I Hearing Officer.

"Level I Hearing Officer" means the DORS employee who conducts the Level I hearing as set forth in Section 510.90(a).

"Level II hearing" means a hearing at the second level of appeal by a grievant, as set forth in Section 510.9080 and presided over by a Level II Hearing Officer.

"Level II Hearing Officer" means an Impartial Hearing Officer selected to conduct the Level II Hearing as set forth in Section 510.90(b).

"Personal representative" means an attorney, CAP representative or other individual designated by a grievant to act on the grievant's behalf in the proceedings contained in this Part, as set forth in

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subsection (b) (24) of this Section and Section 510.100(c)70(h).

"Schools" means the three schools which are operated by DORS: Illinois Center for Rehabilitation and Education-Roosevelt (formerly known as the Illinois Children's School and Rehabilitation Center), the Illinois School for the Deaf, and the Illinois School for the Visually Impaired.

"Services" means services provided directly or purchased by DORS as set forth in 89 Ill. Adm. Code: Chapter IV, Subchapters b7-c7-d7-and-e {Vocational Rehabilitation (VR), c, Vocational Related Programs, d, Home Services Program (HSP) and e, Community and Residential Services for the Blind and Visually Impaired (CRSBVI) {ESVH} Illinois-Visually-Handicapped-Institute respectively} and 09-III-Adm--Code-095 h, {Total Life Planning}.

"Working Days" unless otherwise specified, means working days, i.e., Mondays through Fridays, excluding state established holidays or days on which government offices are closed by order of the Governor.

b) General Provisions

1) A grievant who is not satisfied with an action taken by DORS, or with the failure of DORS to take action, is entitled to a Level I hearing.

2) If the grievant is a client of the VR Program or a licensed vendor in the Vending Facilities Program for the Blind, a Level I hearing is optional. These grievants have the right to request that the grievance first be heard at a Level II hearing.

3) Any and all notices and communications to DORS made pursuant to this Part should be in writing. Nonwritten communications will be accepted if the information required in subsection (7), below, is provided. All nonwritten communications shall be documented by DORS.

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1) ~~Any and all notices and communications made pursuant to this Part must be in writing, unless the grievant is unable to communicate in writing. All nonwritten communications must be documented in the grievant's file.~~

2) ~~A personal representative may exercise any right of the grievant on the grievant's behalf. A grievant may only designate one personal representative at any one time.~~

4) A grievant may appoint a personal representative in accordance with Section 510.40(e)(2), who may exercise any right of the grievant on the grievant's behalf. A grievant may only designate one personal representative at a time. The designation must be in writing.

35) All time periods related to communications arising under this Part commence on the date of receipt (receipt is presumed 45 days from the date of postmark or on the day of delivery for hand delivered items) or, if a nonwritten form of communication, on the date of receipt.

46) An appeals by any party person not a "grievant" cannot be heard by DORS pursuant to this Part.

7) The request for an appeal should include the specific determination and the date of the determination or, if appealing inaction, the date the action was requested, and specific identification of any other matter that is being appealed, but if this information is not readily available to the grievant, the grievant must supply sufficient information for DORS to identify the specific action or inaction that is being appealed.

8) Should a grievant improperly request an appeal and other procedures for appeal are available, DORS will advise the grievant of the proper appeal process.

9) Failure of a grievant to follow procedures as set forth in this Part or failure to request an appeal within the specified time frames shall result in

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dismissal of the appeal except if the failure to follow procedure was a result of DORS failure to provide required notice or information.

10) DORS, and the Department of Public Aid in the case of HSP Level II hearings, will assume all administrative costs of the appeal (i.e., interpreters, pursuant to Section 510.40(b), and record, pursuant to Section 510.80(f)) but will not assume costs personally incurred by the grievant because of the proceeding (e.g., legal fees, travel, witness costs, and room and board).

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 510.20 What May Be Appealed

The following may be appealed under this Part:

- a) DORS' refusal to provide any service which it is authorized to provide;
- b) modification of any service currently provided to the client by DORS, or termination of a service or case closure, unless agreed upon by the client and DORS;
- c) a determination that a client is ineligible for services;
- d) issues related to sex equity and DORS schools, set forth in 89 Ill. Adm. Code 829;
- e) refusal of the schools to permit modifications to a student's records, set forth in 89 Ill. Adm. Code 765.60 (a)(1);
- f) collection of misspent funds, set forth in 89 Ill. Adm. Code 527;
- g) inaction of DORS employees as defined in Section 510.10;
- h) dissatisfaction of a licensed vendor in the Vending Facilities Program for the Blind with any action of DORS arising from the administration of the Vending Facilities Program for the Blind;

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- i) dissatisfaction of a client of the Community-Services for-Visually-Handicapped CRSBVI program; and
- j) matters concerning the conduct of clients in the adult residential training program for individuals with visual disabilities at the Illinois-Visually-Handicapped Institute, as set forth in 89 Ill. Adm. Code 730, Subpart D.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 510.30 What May Not Be Appealed

a) The following may not be appealed under this Part:

- 1a) changes in services or procedures over which DORS exercises no discretion or control;
- 2b) changes in services or procedures which are mandated by federal or state law or regulation;
- 3c) failure to provide services which DORS, in accordance with federal or state law, regulations, and the State VR Plan or other plans submitted to the federal government by DORS as a condition of receiving federal funding cannot provide;
- 4d) the establishment of, and provisions contained in, an Individualized Educational Program (IEP) and other matters as governed by 89 Ill. Adm. Code: Chapter IV, Subchapter f (Educational Facilities), except as set forth in Section 510.20 (d) and (e);

5e) all recommendations for decisions and procedures for the adjudication of benefits under the federal Social Security Act which are made by DORS under its authority from the United States Department of Health and Human Services, Social Security Administration, as set forth in 89 Ill. Adm. Code: Chapter IV, Subchapter g (Bureau of Disability Determination Services);

6f) issues related to the legality of DORS' rules;

7g) discipline of a vendor under the Vending Facilities Program for the Blind, as set forth in 89 Ill. Adm. Code 650;

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- 8h) student discipline, as set forth in 89 Ill. Adm. Code 827;
- 9i) DORS findings relating to the evaluation of rehabilitation facilities, as set forth in 89 Ill. Adm. Code 530. Subpart A;
- 10j) a grievance which has already been decided through the appeal process as set forth in this Part; and
- 11k) an action taken by DORS which does not affect the grievant (e.g., a client wishing to appeal DORS terminating sponsorship of another client in training for failing to maintain the grade point average required in 89 Ill. Adm. Code 592.80);
- l) a grievance filed under the Americans with Disabilities Act (42 U.S.C. 12101); and
- m) an appeal of a requirement to have a Teletypewriter/Telephone Device for the Deaf (TTY/TDD) as a condition of a contract.
- b) ---Should a grievant improperly request an appeal and other procedures for appeal are available, DORS will advise the grievant of the proper appeal process.

---c) ---Failure of the grievant to follow procedures as set forth in this Part or failure to request appeals within the specified time frames shall result in dismissal of the appeal except if the failure to follow procedure was a result of DORS failure to provide required notice or information.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 510.40 Grievant Rights

a) DORS must make the grievant aware, in a language that is understandable to the grievant, of the right to appeal pursuant to this Part, at the following times or events:

- 1) upon application for services;
- 2) upon denial of application;

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- 3) after the initiation₁ or change₁ of services₇₁
- 4) upon termination of a service₇₁
- 5) upon closure₇₁
- 6) after a determination that funds have been misspent₇₁
- 7) upon enrollment in a DORS school₇₁ and
- 8) upon entrance into the Vending Facilities Program for the Blind.

b) ~~-----If the grievant is a client of the vocational rehabilitation (VR) program or a licensed vendor in the Vending Facilities Program for the Blind, a Level I hearing is optional. The person has the right to request that the grievance proceed to Level II, which hearing shall be scheduled within 45 days of the client's request.~~

ec) The grievant may request an interpreter or reader, either sign (if the grievant is hearing-impaired, relies on sign language as his/her usual mode of communication) or language (if the grievant's normally spoken language is other than English), to attend the hearing. A visually impaired grievant may either request a reader to read materials provided by DORS in preparation for the hearing or request that the materials be provided in Braille, large print or audiotape. The request must be made within 2 working days of being informed of their rights under this Part, which should occur when the appeal is requested.

dc) All meetings with the grievant pursuant to this Part must occur at a time and location convenient to both parties.

e) ~~-----All proceedings pursuant to this Part are to be confidential and not open to the general public unless requested to be so by the grievant.~~

fd) If the grievant is a client of the vocational rehabilitation program, (89 Ill. Adm. Code: Chapter IV, Subchapter b), Home Services Program HSP, (89 Ill. Adm. Code: Chapter IV, Subchapter d),

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Community Services for the Visually-Handicapped CRSEVI program, or Illinois-Visually-Handicapped institute the adult training program for persons with visual disabilities (89 Ill. Adm. Code: Chapter IV, Subchapter e), DORS must inform the grievant of may have the right to the assistance of DORS' Client Assistance Program (CAP) in the preparation, and presentation and representation of the matters to be heard. DORS must inform the client of this right at the time of request for services, application and referral for services and at service initiation or modification, and at closure, as well as when the grievant requests a hearing.

ge) After a request for a hearing is received by DORS, the grievant will be provided with written notification of his/her right to:

- 1) review the case file and other related documents;
- 2) be represented by a personal representative who has filed an appearance with DORS at a Level I hearing in accordance with Section 510.100(c) or at a Level II hearing by filing an appearance with the Hearings Coordinator, pursuant to Section 510.70(h)(105(c));
- 3) an explanation of the appeal process as set forth in this Part;
- 4) ~~-----request an interpreter pursuant to subsection (c) of this Section (the request must be made within 2 days of being informed of these rights);~~
- 54) decline to appear for a Level I or II hearing, in which case a review of the case file and any new evidence or information submitted by the grievant will be examined and a decision made based on that review by the Hearing Officer;
- 65) withdraw the appeal at any time during the process, in which case the grievant cannot request a reopening of the appeal;
- 76) a timely and impartial hearing;

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87) confidentiality of these proceedings, as set forth in 89 Ill. Adm. Code 505.10 and pursuant to either subsection ~~ea~~510.100(a) or 510.105(a);

98) a continuation of services, as set forth in Section 510.60 (e); and

109) have DORS employees involved in the appealed action present at the hearing, and to question them, with the exception listed in Sections 510.100(e)(4) and 510.105(g)(2).

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993)

Section 510.50 DORS' Rights

DORS has the right to:

- a) refuse to hear appeals pursuant to Section 510.30;
- b) have a DORS attorney present at any hearing upon request;
- c) cooperation by the grievant;
- d) publish hearing summaries, with deletions as necessary to ensure confidentiality; and
- e) consolidate for hearing all issues relating to a grievant or to several grievants which arise out of the same set of facts and circumstances.

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993)

Section 510.60 Service Notice

- a) This section applies to VR and HSP clients only.
- b) When an individual applies for VR or HSP services from DORS, the individual must be informed that DORS notifies clients whenever it denies, modifies or terminates a service or services, if not mutually agreed upon; and of the right to action within 60 calendar days from request for an application. DORS must send the client a service

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notice at least 15 working days before the effective date of the action.

c) Any action mutually agreed upon must be so documented in the client's case file.

d) The service notice must:

- 1) contain the name, address and telephone number of the person to whom the request for the Level I or II hearing must be made (the supervisor of the staff who made the decision being appealed, or if that person was involved in the decision, that person's supervisor);
- 2) outline the action;
- 3) state the basis for the action;
- 4) give the effective date of the action; and
- 5) inform the client of the right to a Level I hearing in the matter or that if a client of the vocational-rehabilitation-program VR Program chooses, he/she may proceed to Level II, and of the specific means of initiating the Level II hearing.

e) For issues related to the disposition of services during the hearings process termination, modification or change in existing services, the client must also be advised that DORS will continue to provide the disputed services until DORS final decision has been rendered unless the services being provided were obtained through misrepresentation, fraud, collusion or criminal conduct on the part of the client; the service has been planned but not commenced; or the client, or as appropriate, the client's parent, family member, guardian, advocate or duly authorized representative requests the service be terminated. {with-the exceptions-noted-in-subsections-(f)-and-(g)}-until-DORS final-decision-has-been-issued Continuances in the proceedings shall not be issued for the purpose of extending services. or-100-days-from-the-date-of-the service-notice;-whichever-comes-first---the-length-of time-for-any-delay-or-continuance-caused-or-requested-by DORS-or-made-by-mutual-agreement;-will-be-added-to-the 100-day-period-during-which-services-will-continue---Any

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delays or continuances caused or requested by a grievant will not extend this period:

- f) A service which is the subject of an appeal will not continue if the change is:
- 1) initiated by the client;
 - 2) unilaterally initiated by a service provider other than DORS;
 - 3) planned or authorized, but not commenced; or
 - 4) contraindicated on the basis of medical or psychological information contained in the client's case record.
- g) In no event will a disputed service continue past the planned ending date on the individualized-written Rehabilitation-Program INDIVIDUALIZED WRITTEN REHABILITATION PROGRAM (IWRP) for VR and CRSEVI clients, or 100 days from the date of the service notice for HSP clients. For HSP clients, the length of time for any delay or continuance caused or requested by DORS, DPA, or made by mutual agreement, will be added to the 100 day period during which services will continue. Any delays or continuances caused or requested by a grievant will not extend this period.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 510.70 Conduct of Level I and Level II Hearings

- a) A grievant may request a Level I hearing by asking DORS (e.g., counselor, supervisor, etc.) or by filling out a REQUEST FOR HEARING (IL 488-1948) and submitting it to DORS.
- b) A grievant must request a Level I hearing within the following time limits:
- 1) for grievances relating to the VR Program or HSP, the request for a Level I hearing must be received within 15 working days of receipt of any written notice. Requests for hearings for grievances of

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- issues for which notice has not been sent (e.g., DORS inaction) must be received within 15 working days of the date the grievant knew, or should have known, of the issue being grieved or 20 working days from the date of the postmark on the notice, if the client was informed by mail.
- 2) for grievances relating to bidding for an available vending facility location (89 Ill. Adm. Code 650.600), the request must be made within 5 working days of the date of receipt of the notice of selection by the grievant;
 - 3) for grievances relating to the conduct of a client of the adult residential training program for persons with visual disabilities, the request must be received within 2 working days after the grievant learns of the disciplinary action imposed; or
 - 4) for grievances related to misspent funds, the grievant may request a hearing within 15 working days of the receipt of the written notice of intended recovery.
- c) A request by a grievant of the VR Program for a Level I hearing signifies agreement to an extension of the federally mandated time period of 45 calendar days for the conclusion of a Level II hearing which times shall commence on the date the Level II hearing is requested.
- d) The Level I hearing must be scheduled for between 10 and 15 working days of the date of receipt of the request for the hearing at a time and date convenient to all parties. The grievant must be informed in writing by the Level I Hearing Officer, within 5 working days of receiving the request, of the date, time, location, name, address and telephone number of the Level I Hearing Officer, and of all rights accorded under this part. The Level I hearing shall be held in the local DORS facility unless, in the request, the grievant indicates that, due to his/her disability, he/she cannot attend at the local DORS facility. If the grievant cannot attend the Level I hearing in the local DORS facility, the hearing shall be held in the grievant's home.

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e) If the grievance pertains to the conduct of a client in the adult residential training program for persons with visual disabilities, the hearing must be scheduled between 3 and 5 working days after the date of receipt of request for the hearing. The grievant must be informed by the Level I Hearing Officer, within 2 working days after receiving the request for the Level I hearing, of the name and address of the Level I Hearing Officer, and of all rights accorded the grievant under this Part.

f) Within 10 working days after adjournment of the Level I hearing, the Level I Hearing Officer shall send the decision, in writing, to the grievant, or as appropriate, the parent, family member, guardian, advocate or duly authorized representative, and DORS Hearings Coordinator. The decision must contain:

- 1) a statement of the basis upon which the decision was made;
- 2) the applicable laws and policies used;
- 3) the name, address and telephone number of the DORS Hearings Coordinator; and
- 4) a statement that if the grievant is dissatisfied with the decision, a Level II hearing may be requested by submitting a request to the DORS Hearings Coordinator no later than 15 working days of the date the Level I hearing decision was received.

g) If the grievance pertains to the conduct of a client in the adult residential training program for persons with visual disabilities, within 2 working days after adjournment of the Level I hearing, the Level I Hearing Officer shall inform the grievant of the decision by telephone, and shall provide written confirmation to the grievant within 7 working days. The decision must contain:

- 1) a statement of the basis upon which the decision was made;
- 2) the applicable laws and policies used;

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- 3) the name, address and telephone number of the DORS Hearings Coordinator; and
- 4) a statement that if the grievant is dissatisfied with the decision, a request for a Level II hearing must be received by the DORS Hearings Coordinator within 2 working days from the date of the telephone call on the Level I hearing decision.

---a)---Procedures set forth in the Civil Practice Law (Ill.-Rev. Stat.-1991, ch.-110, par.-2-101 et seq.) do not apply to the procedures contained in this Part;

---b)---All hearings, as set forth in this Part, must be conducted in the following manner:

-----1)---DORS employees directly involved in the contested action will be present to testify and can be questioned by the grievant;--However, if such person is no longer employed by DORS and declines to attend the hearing after DORS has made a reasonable attempt to secure his/her attendance, the person most knowledgeable about the case will attend;

-----2)---a hearing will not be adjourned until the Hearing Officer has received all information agreed upon within the time the parties have agreed to provide it;

-----3)---only information bearing directly on the issue under review per Section 510-20 may be introduced from the grievant's case file;--The Hearing Officer may not consider any information that has not been made available to the other party;

-----4)---either party may present additional information and evidence, which must also be made available to the other party;

-----5)---if the grievant has chosen to have a Level I hearing and then requests a Level II hearing, the Level II hearing shall review only those issues presented by the grievant in the Level I hearing or which are material and related to those presented in the Level I hearing;

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- 6)---the following is the order of proceedings:
- A)---presentation, argument and disposition of all preliminary motions and matters;
- B)---opening statements;
- C)---evidence presented by the grievant;
- D)---evidence presented by DORS;
- E)---rebuttal by either or both sides; and
- F)---closing statements;
- G)---The grievant and DORS may call any person as a witness and conduct examinations and cross-examinations. The Hearing Officer may examine any of the witnesses at any time or request additional information from either party.
- H)---The grievant and DORS may, by stipulation, agree upon any facts or laws involved in the proceeding. The facts stipulated must be considered as evidence in the proceeding.
- I)---It is the grievant's responsibility to prove to the Hearing Officer that his/her position is correct, and the grievant shall be so informed prior to the Level I and Level II hearings.
- J)---DORS will assume all administrative costs of the appeals, i.e., interpreter, pursuant to Section 510-40(c), and record, pursuant to Section 510-90(f); but not costs personally incurred by the grievant because of the proceedings, e.g., legal fees, travel, witness costs, and room and board.
- K)---All parties involved in the hearing must avoid repetitive continuances so that the subject matter of the hearing may be resolved expeditiously. A hearing may for good cause shown (e.g., illness of the grievant, representative, or DORS employee or severe weather problems) be continued once by the Hearing Officer. Notice of the request must be given in writing to the other party and to the Hearing Officer no less than 3 days prior to the previously scheduled hearing date in the absence of an emergency (e.g., illness of the

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- L)---grievant, representative, or DORS employee or severe weather problems). If the grievance pertains to the conduct of a client of IVH, the notice must be given to the other party and to the Hearing Officer no less than 1 day prior to the previously scheduled hearing date in the absence of an emergency.
- M)---DORS and the Hearing Officer must be notified by the grievant of the appointment of a personal representative by filing no later than 3 days in advance of a hearing; a notice of appearance stating the personal representative's name, address and telephone number; identifying the grievant represented; and signed by the grievant. If the grievance pertains to the conduct of a client of IVH, such notice must be made no later than 1 day in advance of the hearing. Such notice must be accompanied by appropriate consent for the release of confidential information to the personal representative, if one is not already in the file.
- N)---At least 3 days prior to the hearing, the grievant and the DORS staff person who has taken the action being appealed must provide each other and the Hearing Officer with a list of witnesses, copies of documents not in the possession of the other party, and a summary of the evidence which they plan to present at the hearing. If the grievance pertains to the conduct of a client of IVH, such information must be shared at least 1 day prior to the hearing.
- O)---The Hearing Officer has the power to:
- 1)---control the conduct of the hearing to prevent irrelevant or immaterial discussion (repetitive discussion or discussion not germane to the issue being appealed);
- 2)---rule upon all motions and other matters arising in the course of the hearing, including, but not limited to, a party's motion or objection concerning the admissibility of evidence; and
- 3)---require the parties, at any stage of any hearing or after all parties have completed the presentation of their evidence, to present further evidence including, but not limited to, the production of any and all documents, books, papers and accounts

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the-Hearing-Officer-deems-material-or-relevant-to any-issue.

---k)---Any-relevant-evidence-presented-which-is-of-a-type commonly-relied-upon-by-reasonably-prudent-individuals may-be-admissible, i.e., any-information-not-presented-in the-hearing-previously-which-pertains-to-the-issues raised-in-the-appeal-and-has-been-made-available-to-both parties-within-the-agreed-upon-time.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 510.80 Level II Hearings

a) If the grievant is not satisfied with the Level I decision, or has chosen not to request a Level I hearing pursuant to Section 510.10(b), he/she may request a Level II hearing through the Hearings Coordinator or by completing a REQUEST FOR HEARING (IL 488-1948) and presenting it to DORS.

b) A grievant must request a Level II hearing within the following time limits:

- 1) if the request is for a Level II hearing after a Level I hearing on the same matter, it must be received within 15 working days from the date of receipt of the Level I hearing decision;
- 2) if the request is for review of an action for which there has not been a Level I hearing, pursuant to Section 510.10(b), it must be received within 15 working days from the date the grievant receives notice, or knew or should have known of the issue being grieved or 20 working days from the date of the post mark on the notice, if the client was informed by mail;
- 3) if the request relates to an available vending facility location and there has not been a Level I hearing, it must be made within 5 working days of receipt by the grievant of the notice of selection;
- 4) if the grievance pertains to the conduct of a client in the adult residential training program for persons with visual disabilities, the request

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must be received within 2 working days after the date of the Level I hearing decision, and propose one hearing date which shall be within 5 working days after the request; or

- 5) if the issue involves collection of misspent funds, the request must be made within 35 calendar days from the receipt of the written notice of the intent to recover per Section 8 of the Illinois Grant Funds Recovery Act (Ill. Rev. Stat. 1991, ch. 127, par. 2308) [30 ILCS 705/8].

c) The request must, except as set forth in Section 510.80(b)(4), propose 4 acceptable dates for the hearing which shall be within 20 working days of the request and state whether the grievant is unable to attend a hearing in the local DORS facility due to his/her disability, in which case it will be held in the grievant's home. If none of the dates are acceptable to DORS, the Hearings Coordinator will notify the grievant, or as appropriate, a parent, family member, guardian, advocate or duly authorized representative, to determine a mutually acceptable date. In no case shall the Level II hearing be scheduled later than 45 calendar days of the grievant's request.

d) Within 5 working days of receipt of the request for a Level II hearing, DORS Hearings Coordinator shall send the grievant a letter, certified mail, return receipt requested:

- 1) acknowledging the request for the hearing;
- 2) stating the date, time and location for the hearing;
- 3) stating the name and address of the individual who shall act as the Level II Hearing Officer, or, for Level II hearings arising from HSP, the address of the Department of Public Aid (DPA) Assistance Hearings Section which shall, pursuant to Medicaid Regulations, assign a Hearing Officer;
- 4) containing a statement of the issue(s) being grieved; and
- 5) informing the grievant of the rights accorded him/her under this Part.

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e) If the Level II hearing is held after a Level I hearing, only those issues presented at the Level I hearing shall be heard.

f) DORS shall make an audio tape recording of the Level II hearing proceedings and will, upon request, provide one copy to the grievant at no cost. If an audio tape is not an accessible format for the grievant, upon request of the grievant, DORS shall prepare a transcript in an accessible format, and provide one copy of the transcript to the grievant at no cost.

g) The official record of the Level II hearing shall consist of:

- 1) all pleadings, motions, and rulings;
- 2) evidence, including testimony and exhibits;
- 3) a statement of matters officially noticed;
- 4) offers of proof;
- 5) objections and rulings thereon;
- 6) the Level II Hearing Officer's decision; and
- 7) if applicable, documents and decisions from a Director's Review (Section 510.110).

h) For grievances arising from the VR Program, findings of fact and the decision, prepared by the Level II Hearing Officer, will be mailed within 15 working days after the adjournment of the Level II hearing.

i) For grievances pertaining to the conduct of a client in the adult residential training program for persons with visual disabilities, the findings of fact shall be provided within 2 working days after the adjournment of the Level II hearing.

j) For a grievance arising from the selection of a vendor for a vending location in the Vending Facilities Program for the Blind, the Level II Hearing Officer shall submit his/her recommended decision to the Director within 15 days of the date of adjournment of the Level II hearing. The recommendation shall be based upon the

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record of the hearing, citing applicable provisions of law and policy. The Director shall mail the final decision on the grievance to the grievant, and as appropriate, the grievant's representative, within 5 working days of receiving the Level II Hearing Officer's recommendation. The Director's decision shall state the principal issues and relevant facts brought out at the Level II hearing, pertinent provisions in law and DORS policy, the reasoning that led to the decision, the right to appeal pursuant to Section 510.120(c), the effective date of the decision and have attached a copy of the Level II Hearing Officer's recommendation.

k) For Level II hearings arising from HSP, in addition to the other provisions contained in this Part, the following procedures shall apply:

1) after receipt of the request for the Level II hearing, pursuant to Section 510.80(b)(1), the DORS Hearing's Coordinator shall forward the request to the DPA Assistance Hearings Section which, pursuant to Medicaid Regulations, shall have administrative authority over all Level II hearings arising from HSP;

2) the Level II hearing shall be conducted by an Impartial Hearing Officer appointed by DPA;

3) DPA's rules, as set forth at 89 Ill. Adm. Code 104 shall apply, except 89 Ill. Adm. Code 104.10, 104.11, 104.20, 104.21(c), 104.70 and 104.80. All other rules contained in this Part shall apply to the extent they do not conflict with DPA's rules.

4) all notices and communications made pursuant to this Section must be in writing, unless the grievant is unable to communicate in writing. All non-written communication shall be directed to the DORS Hearings Coordinator who shall relay the communication to the DPA Assistance Hearings Section or DPA Impartial Hearing Officer, as appropriate. In such instances, the Hearings Coordinator shall document such communication in the grievant's hearing file.

5) the hearing shall be held in the local DPA office unless, because of the grievant's disability, the

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grievant is unable to attend the hearing in the local DPA office. In such instances, the hearing shall be held in the grievant's home.

1) The decision of the Level II Hearing Officer shall be binding on DORS unless the Director sends a Notice of Intent to Review as specified in Section 510.110(a). DORS shall initiate implementation of the decision on the date specified in the decision, but no later than 20 calendar days of its receipt. No employee of DORS shall interfere with the implementation of the decision.

a) A grievant who is not satisfied with an action taken by DORS is entitled to a level I hearing. If a client of the vocational rehabilitation program chooses to have a level I hearing, this request signifies agreement with an extension of the federally mandated time for a level II hearing, per 34 CFR 361.48 (c) (2), and the times shall commence on the date the level II hearing is requested.

---b)---The request must be received within 15 days of receipt of any written notice. Requests for hearings for grievances of issues for which notice has not been sent (e.g. DORS inaction) must be received within 15 days of the date the person knew, or should have known, of the issue being grieved. For grievances relating to an available vending facility location (89-III-Adm-Code 658-98), the request for a level I hearing must be made within 5 days of receipt by the grievant of the notice of the selection. If the grievance pertains to the conduct of a client of IVHI, the request must be received within 2 days after the date the grievant learns of the disciplinary action imposed by IVHI.

---c)---The Hearing Officer for a level I hearing must be the supervisor of the DORS staff person who has taken the action being appealed, or that person's supervisor pursuant to Section 518-60 (d), except for hearings requested to modify school records (89-III-Adm-Code 765-60(a)(1)) and to resolve school sex equity issues (89-III-Adm-Code 829) which must be heard by the school's superintendent or designee. If the grievance pertains to the conduct of a client of IVHI, the Hearing Officer for a level I hearing must be an employee designated by the Deputy Director of the Bureau of Blind Services.

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---d)---The hearing must be scheduled for between 10 and 15 days of date of receipt of request for hearing. The grievant must be informed in writing by the Hearing Officer, within 5 days of receiving the request, of the date, time, location of the hearing, name and address of the Hearing Officer (for requests for extensions), and of all rights accorded under this Part. If the grievant has notified DORS of his/her inability to attend a hearing at the local DORS facility, it may be held in the grievant's home.

---e)---If the grievance pertains to the conduct of a client of IVHI, the hearing must be scheduled between 3 and 5 days after the date of receipt of request for hearing. The grievant must be informed by the Hearing Officer, within 2 days after receiving the request, of the date, time and location of the hearing, of the name and address of the Hearing Officer (for requests for extensions), and of all rights accorded under this Part.

---f)---Within 10 days after adjournment of the level I hearing the grievant and the grievant's representative must be informed of the decision in writing. The decision must contain:

-----1)---a statement of the basis upon which the decision was made;

-----2)---the applicable laws and policies used;

-----3)---the name and address of the DORS Hearings Coordinator; and

-----4)---a statement that if the grievant is dissatisfied with the decision, a request for a level II hearing must be received by the Hearings Coordinator within 15 days from the date of receipt of the level I hearing decision notice.

---g)---If the grievance pertains to the conduct of a client of IVHI, within 2 days after adjournment of the level I hearing the Hearing Officer shall inform the grievant of the decision by telephone, and shall provide written confirmation to the grievant within 7 days after the adjournment of the hearing.

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- 1)---a-statement-of-the-basis-upon-which-the-decision was-made;
- 2)---the-applicable-laws-and-policies-used;
- 3)---the-name,-address,-and-telephone-number-of-the-DORS Hearings Coordinator;-and
- 4)---a-statement-that-if-the-grievant-is-dissatisfied with-the-decision,-a-request-for-a-Level-II-hearing must-be-received-by-the-Hearings-Coordinator-within 2-days-from-the-date-of-the-telephone-call-on-the Level-I-hearing-decision.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 510.90 Level-II-Hearings-Hearing Officers

- a) The Level I Hearing Officer must be the supervisor of the DORS staff person who has taken the action being grieved, or that person's supervisor pursuant to Section 510.60(d), except for hearings to modify school records per 89 Ill. Adm. Code 765.60(a)(1) and hearings to resolve school sex equity issues pursuant to 89 Ill. Adm. Code 829, which must be heard by the school superintendent or his/her designee or, if the grievance pertains to the conduct of a client at the adult residential training program for persons with visual disabilities, the Level I Hearing Officer must be the employee designated by the Deputy Director of the Bureau of Blind Services to hear such grievances.

- b) A Level II hearing must be heard by an individual randomly selected from the list of DORS' approved Level II Hearing Officers and designated by the Director except:

- 1) for grievances arising from modification of school records or school sex equity, the Level II Hearing Officer shall be the Deputy Director of the Bureau of Rehabilitation Services or his/her designee; and
- 2) for grievances arising from HSP, the Level II Hearing Officer shall be appointed by DPA.

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- c) If the grievant believes the Level II Hearing Officer selected to conduct the hearing is biased against the grievant, or the parent, family member, guardian, advocate or duly authorized representative of the grievant, or has a conflict of interest, the grievant may make a written request to the Hearings Coordinator at least 5 days prior to the Level II hearing for removal of the individual thought to be biased or to have a conflict of interest and for assignment of another individual as the Level II Hearing Officer. The request must be accompanied by an affidavit signed and dated by the grievant, or as appropriate, a parent, family member, guardian, advocate or duly authorized representative of the grievant, setting out specific facts upon which the claim of prejudice or conflict of interest is based.
- d) When an affidavit, as described in (c), above is received, the DORS Hearings Coordinator shall assign another individual to serve as the Level II Hearing Officer if it is determined by DORS Hearings Coordinator and other appropriate staff that prejudice or conflict of interest exists.

- e) The Level I and Level II Hearing Officer has the power to:

- 1) control the conduct of the hearing to prevent irrelevant or immaterial discussion;
- 2) rule upon all motions and other matters arising in the course of the hearing, including, but not limited to, a party's motion or objection concerning the admissibility of evidence;
- 3) examine any of the witnesses at any time or request additional information from either party; and
- 4) require the parties, at any stage of any hearing or after all parties have completed the presentation of their evidence, to present further evidence including, but not limited to, the production of any and all documents, books, papers and accounts the Hearing Officer deems material or relevant to any issue.

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---e)---The hearing must be heard by an impartial Hearing Officer selected by the Hearings Coordinator from the list maintained by him/her. In hearings concerning student records and sex equity, the Hearing Officer will be the Deputy Director of the Bureau of Rehabilitation Services or designee.

---f)---DORS will make an audio-tape recording of the proceedings and will provide one copy to the grievant upon request, at no cost. Upon request by a visually impaired grievant, one copy of either a Braille or large print transcript will be provided at no cost.

---g)---The testimony and exhibits constitute the official record of the hearing.

---h)---Findings of fact and the decision, prepared by the Hearing Officer, will be mailed within 15 days after the adjournment of the hearing, with the exception of appeals by licensed vendors in the vending facilities program for the Blind. If the grievance pertains to the conduct of a client of IVHI, the findings of fact and the decision, prepared by the Hearing Officer, shall be provided within 2 days after the adjournment of the hearing. The decision must state the principal issues and relevant facts brought out at the hearing, the pertinent provisions in law and DORS policy and the State Plan (as appropriate), the reasoning that led to the decision, the provisions for the Director's review as set forth in Section 510-1007, and any appeal rights or procedures that may be available. This decision must be sent by Certified Mail, return receipt requested, to the grievant. A copy of the decision will also be sent to the Director and the grievant's representative, if any.

---i)---For appeals initiated by a licensed vendor in the Vending Facilities Program for the Blind, the Hearing Officer shall provide the Director with his/her recommendations within 15 days of adjournment of the Level II hearing. The recommendations shall be based upon the record of the hearing, citing applicable provisions in law and policy. The Director shall mail his/her decision to the grievant within 5 days of receiving the Hearing Officer's recommendations. The Director's decision shall state the principal issues and relevant facts brought out at the hearing, pertinent

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a)---If the grievant is not satisfied with the Level I decision or has chosen not to request a Level I hearing, pursuant to Section 510-40(b), she/he may request a Level II hearing. If the request is for a review of a Level I hearing, it must be received within 15 days from the date of receipt of the Level I hearing decision; if the request is for review of an action where there has not been a Level I hearing, pursuant to Section 510-40(b), it must be received within 15 days from the date the grievant receives notice or should have known of the issues being grieved, or if the request relates to an available vending facility location and there has not been a Level I hearing, it must be made within 5 days of receipt by the grievant of the notice of selection. The request must also state if the grievant is unable to attend a hearing at the DORS local office, in which case it will be held in the grievant's home, and propose 4 acceptable dates for the hearing which dates shall be within 20 days of the request. However, if the issue involves collection of misspent funds, the grievant has 35 calendar days from the date of the Level I hearing decision to request a Level II hearing (Section 0 of the Illinois Grant Funds Recovery Act (Ill. Rev. Stat., 1991, ch. 127, par. 2300)).

---b)---If the grievance pertains to the conduct of a client of IVHI, the request must be received within 2 days after the date of the Level I hearing decision, and propose one date for the hearing which date shall be within 5 days after the request.

---c)---Within 5 days of receipt of the request for a Level II hearing, the DORS Hearings Coordinator must send the grievant a letter acknowledging the request for a hearing, selecting one of the dates offered by the grievant, affirming the location of the hearing, stating the Hearing Officer's name and address and informing the grievant of all rights accorded pursuant to this Part.

---d)---If the grievance pertains to the conduct of a client of IVHI, within 1 day after receipt of the request for a Level II hearing, the Hearings Coordinator must acknowledge the request for a hearing, select a date, affirm the location of the hearing and inform the grievant of all rights accorded pursuant to this Part.

provisions in law and BORS policy, the reasoning that led to the decision, the right to appeal per Section 510-110(c), and have a copy of the Hearing Officer's recommendations attached.

---j)---For Level II appeals initiated by a grievant under the Home Services Program, the following procedures apply:

-----i)---the hearing shall be conducted by an impartial Hearing Officer appointed by the Department of Public Aid ("BPA");

-----2)---BPA's hearing rules, as set forth at 09-III-Adm-Code-104-et-seq, shall apply, except that:

-----A)---Sections 510-10(b), 510-40(c), (e), (f), and (g), (5), (9), and (10), 510-50, 510-70(e), (f), and (1), 510-90(f), and 510-100, set forth in this Part shall apply rather than any similar BPA Rule, including specifically BPA Rules, Sections 104-10, 104-11, 104-20, 104-21(c), 104-70 and 104-80; and

-----B)---Other rules set forth in this Part, specifically Sections 510-20, 510-30, 510-40(a), (d), and (g), (1), (2), (3), (4), (6), and (7), 510-60 and 510-90, shall apply to the extent they do not conflict with BPA hearing rules;

-----3)---the appeal must be filed with, and received by, BORS Hearings Coordinator within 15 days from the date of receipt of the Level I hearing decision;

-----4)---BORS shall send the request to the BPA Assistance Hearings Section;

-----5)---the grievant must direct all nonwritten communications relevant to the hearing to the BORS Hearings Coordinator, who shall relay them to the BPA Hearing Officer;

-----6)---the hearing shall be held at the grievant's home unless the grievant requests that the hearing be held at the BORS office nearest the grievant; and

-----7)---the hearing shall be scheduled and a decision mailed by certified mail, return receipt requested, within 60 days from the date of filing of the appeal in accordance with Section 104-70(b) of BPA rules (09-III-Adm-Code-104-70(b)). The decision shall be mailed by the Hearing Officer to the grievant, with copies to the BORS Hearings Coordinator and the grievant's representative, if any.

(Source: Section repealed, new Section added at 17 Ill. Reg. _____, effective November 15, 1993.)

Section 510.100 Director's Review Conduct of Level I Hearings

a)---The Director may choose to review any Level II decision, except for an appeal brought by a licensed vendor in the Vending Facilities Program for the Blind, by issuing a Notice of Intent to Review within 10 days. If the grievance pertains to the conduct of a client of IVH, the Notice of Intent to review shall be issued within 7 working days. The scope of such review shall include, but is not limited to, the consistency of the Hearing Officer's finding with applicable law and regulations.

-----i)---The BORS Hearings Coordinator and appropriate program staff will review the grievant's case file and the transcript of the Level II hearing, and make a recommendation to the Director regarding a Level II decision which is thought to be:

-----A)---in violation of constitutional, statutory, regulatory, or written policy;

-----B)---in excess of the statutory authority of BORS;

-----C)---affected by other error of law, regulation, or written policy;

-----B)---not reasonably supported by the evidence; or

-----E)---arbitrary, capricious, or characterized by abuse of or clearly unwarranted exercise of discretion.

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-----2)---if the Director determines that a review is necessary, based on the recommendations made in subsection (a) of this Section, the Notice shall be sent to the grievant, who shall be informed of the right to submit additional written evidence and arguments to the Director. Such additional evidence and arguments must be received within 10 days of receipt of the Notice. If the grievance pertains to the conduct of a client of IVHI, such additional evidence and arguments must be received within 7 days after receipt of the Notice.

---b)---The Director's decision, citing the findings and grounds, must be mailed within 30 calendar days of the Notice. If the grievance pertains to the conduct of a client of IVHI, the Director's decision, citing the findings and grounds, must be mailed within 12 calendar days after the Notice. This decision must be sent by Certified Mail, return receipt requested, to the grievant.

---c)---The Director may modify, reverse or uphold the Hearing Officer's decision. This decision is based upon review of the client's case file, the Level I decision, the Level II record, the Hearing Officer's decision, and any additional evidence and arguments submitted by the grievant.

a) Every proceeding pursuant to this Section is to be confidential and not open to the general public unless the grievant so requests.

b) The Level I hearing is an informal review of the decision with the goal of mutually resolving the issues being appealed. Procedures set forth in the Code of Civil Procedure (Ill. Rev. Stat. 1991, ch. 110, par. 1-101 et seq.) [735 ILCS 5] do not apply.

c) The grievant may choose to have a personal representative present at the hearing.

d) All parties involved in the hearing must avoid delay so that the subject matter of the grievance may be resolved expeditiously. A hearing may for good cause shown (e.g., illness of the grievant, representative or DORS employee involved in the action or severe weather) be continued by the Level I Hearing Officer. In the

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absence of an emergency, a request for a continuance must be made to the other party and the Hearing Officer no later than 3 working days prior to the original hearing date. In the absence of an emergency, if the grievance pertains to the conduct of a client of the adult residential training program for persons with visual disabilities, the notice must be provided to the other party and the Hearing Officer no less than 1 working day prior to the original hearing date.

e) Evidence

1) The relevant portions of the case file may be introduced into evidence, and DORS must provide a copy to the grievant 3 working days before the hearing. However, only information from the grievant's case file bearing directly on the issue under review, per Section 510.20, may be considered.

2) Either party may present information and evidence in addition to the case file, which must also be made available to the other party at least 3 working days prior to the hearing or by stipulation at the hearing. If the grievance pertains to the conduct of a client of the adult residential training program for persons with visual disabilities, such information must be shared within 1 working day prior to the hearing.

3) The Level I Hearing Officer may not consider any information that has not been made available to the other party. The parties may stipulate as to the admissibility of evidence not submitted to the other party at least 3 working days prior to the hearing.

4) DORS employees directly involved in the contested action will be present to testify and can be questioned by the grievant. However, if such person is no longer employed by DORS and declines to attend the hearing after DORS has made a reasonable attempt to secure his/her attendance, the person most knowledgeable about the case will attend.

5) The grievant and DORS may call any person as a witness who may have relevant information.

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f) The grievant shall have the responsibility to prove by a preponderance of the evidence that the action or inaction by DORS was unlawful, against DORS policy, not in accordance with the grievant's IWRP (89 Ill. Adm. Code 572) or HSP Service Plan (89 Ill. Adm. Code 700), or inappropriate for the client. The Level I Hearing Officer shall inform the grievant of this requirement at the beginning of the hearing.

g) The proceedings should be conducted in the following manner:

- 1) an opening statement by the hearing officer explaining the process and the purpose of the Level I hearing;
- 2) determination and clarification of the issues and consideration of any other preliminary matter;
- 3) a fair and complete presentation and discussion of all the evidence, both written and oral, which is related to, and addresses, the issues, by the grievant and DORS;
- 4) summary of positions by the grievant and DORS, if requested;
- 5) closing statement by the hearing officer, which will provide an opportunity to discuss settlement or agree on a course of action.

h) A hearing will not be adjourned until the Level I Hearing Officer has received all information agreed upon within the time the parties have agreed to provide it.

i) The Level I Hearing Officer may take one of several courses of action, which include, but are not limited to the following:

- 1) negotiate a course of action which is mutually agreed upon by the grievant and DORS to resolve the matter in dispute, which shall be written up as a settlement agreement, including a withdrawal of the appeal;

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- 2) accept a settlement of the issues agreed to by the grievant and DORS, which must include a written withdrawal of the appeal;
- 3) issue a decision finding in favor of the grievant in whole or in part;
- 4) issue a decision upholding the determination or action of DORS in whole or in part; or
- 5) accept a withdrawal of the appeal confirmed in writing signed by the grievant, or, as appropriate, by a parent, family member, guardian, advocate, or duly authorized representative of the grievant.

(Source: Section repealed, new Section added at 17 Ill. Reg. _____, effective November 15, 1993)

Section 510.105 Conduct of Level II Hearings

- a) Every proceeding pursuant to this Section is to be confidential and not open to the general public unless requested to be so by the grievant.
- b) Procedures set forth in the Code of Civil Procedure (Ill. Rev. Stat. 1991, ch. 110, par. 1-101 et seq.) [735 ILCS 5], except as provided in subsection (g) of this Section, do not apply to the procedures contained in this Section.
- c) The grievant must notify DORS Hearings Coordinator of the appointment of a personal representative by filing, no later than 3 working days in advance of a hearing, a notice of appearance stating the personal representative's name, address and telephone number, identifying the grievant represented, and signed by the grievant. If the grievance pertains to the conduct of a client of the adult residential training program for persons with visual disabilities, such notice must be made no later than 1 working day in advance of the hearing. Such notice must be accompanied by appropriate consent for the release of confidential information to the personal representative, if one is not already on file.
- d) At least 3 working days prior to the hearing, the grievant and the DORS staff person who has taken the

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action being grieved must provide each other and the Hearing Officer with a list of witnesses, copies of documents not in the possession of the other party, and a summary of the evidence which they plan to present at the hearing. If the grievance pertains to the conduct of a client of the adult residential training program for persons with visual disabilities, such information must be shared within 1 working day prior to the hearing.

e) All parties involved in the hearing must avoid repetitive continuances so that the subject matter of the grievance may be resolved expeditiously. A hearing may for good cause shown (e.g., illness of the grievant, representative or DORS employee involved in the action or severe weather) be continued once by the Level II Hearing Officer. In the absence of an emergency, notice of the request must be given in writing to the other party and the Level II Hearing Officer no later than 3 working days prior to the original hearing date. In the absence of an emergency if the grievance pertains to the conduct of a client of the adult residential training program for persons with visual disabilities, the notice must be provided to the other party and the Level II Hearing Officer no less than 1 working day prior to the original hearing date. The granting of continuances for Level II hearings arising from HSP shall be governed by DPA.

f) The grievant shall have the responsibility to prove by the preponderance of the evidence that the action or inaction by DORS was unlawful, against DORS policy, not in accordance with the grievant's IWRP (89 Ill. Adm. Code 572) or HSP Service Plan (89 Ill. Adm. Code 700), or inappropriate for the client. The Level II Hearing Officer shall inform the grievant of this requirement at the beginning of the Level II hearing.

g) Evidence

1) The rules of evidence and privilege as applied in civil cases in the Circuit Courts of this State shall be followed except that any relevant evidence not admissible under those rules of evidence which is of a type commonly relied upon by reasonably prudent persons in the conduct of their affairs, has probative value, and is relevant and material to the facts and issues may be admissible.

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2) DORS employees directly involved in the contested action will be present to testify and can be questioned by the grievant. However, if such person is no longer employed by DORS and declines to attend the hearing after DORS has made a reasonable attempt to secure his/her attendance, the person most knowledgeable about the case will attend.

3) Only information bearing directly on the issue under review, per Section 510.20, may be introduced from the grievant's case file. The Level II Hearing Officer may not consider any information that has not been made available to the other party.

4) Either party may present information and evidence in addition to the case file, which must also be made available to the other party at least 3 working days prior to the hearing or by stipulation at the hearing.

5) The grievant and DORS may call any person as a witness and conduct examination and cross-examination.

6) The grievant and DORS may, by stipulation, agree upon any facts involved in the proceeding. The facts stipulated must be considered as evidence in the proceedings.

h) The following is the order of the proceedings:

1) presentation, arguments, and disposition of all preliminary motions and matters;

2) opening statements;

3) evidence presented by the grievant;

4) evidence presented by DORS;

5) rebuttal by either or both sides;

6) closing statements by the grievant;

7) closing statements by DORS; and

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8) rebuttal by grievant.

i) A hearing will not be adjourned until the Level II Hearing Officer has received all information agreed upon within the time the parties have agreed to provide it.

j) The Level II Hearing Officer may take one of several courses of action in making a decision, which include, but are not limited to the following:

- 1) find in favor of the grievant;
- 2) uphold the determination or action of DORS;
- 3) accept a withdrawal of the appeal confirmed in writing signed by the grievant, or as appropriate, a parent, family member, guardian, advocate or duly authorized representative of the grievant, which must be filed with the Hearings Coordinator;
- 4) accept a settlement of the issues agreed to by the grievant and DORS which must include a written withdrawal of the appeal, which must be filed with the Hearings Coordinator.

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993)

Section 510.110 Exhaustion-of-Administrative-Remedies Director's Review

a)---DORS-administrative-action-becomes-final-upon-the decision-of-the-Director; or, if no such review has been undertaken, 10 days after the Level II Hearing Officer's decision has been issued.

---b)---if the grievance pertains to the conduct of a client at IVHI, DORS-administrative action becomes final upon the decision of the Director; or, if no such review has been undertaken, 7 working days after the Level II Hearing Officers decision has been issued.

---c)---Any further appeal must be made to the courts except that a vendor in the Vending Facilities program for the Blind must first file an appeal with the U.S. Department of Education in accordance with the Randolph-Sheppard Act (20 U.S.C. 107 et seq.).

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a) The Director may choose to review any Level II decision, except for an appeal brought by a licensed vendor in the Vending Facilities Program for the Blind, by issuing a Notice of Intent to Review within 20 calendar days of the mailing of the decision to the grievant. If the grievance pertains to the conduct of a client in the adult residential training program for persons with visual disabilities, the Notice of Intent to review shall be issued within 7 working days. The scope of such review shall include, but is not limited to, the consistency of the Level II Hearing Officer's finding with applicable law and regulations. The Notice of Intent to Review shall include a listing of those issues being reviewed.

1) The appropriate program staff will then perform a thorough review of the Level II Hearing Officer's decision, the grievant's case file and the record of proceedings of the Level II hearing, and make a recommendation to the Director regarding a Level II decision which is thought to be:

- A) in violation of constitutional, statutory, regulatory, or written policy;
- B) in excess of the statutory authority of DORS;
- C) affected by other error of law, regulation, or written policy;

D) not reasonably supported by the evidence; or
E) arbitrary, capricious, or characterized by abuse of or clearly unwarranted exercise of discretion.

2) If the Director determines that a review is necessary, based on the recommendations made in subsection (a)(1) of this Section, the Notice shall be sent to the grievant, who shall be informed of the right to submit additional written evidence and arguments to the Director. Such additional evidence and arguments must be received within 10 working days of receipt of the Notice. If the grievance pertains to the conduct of a client of the adult residential training program for persons with visual disabilities, such additional evidence

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and arguments must be received within 7 working days after receipt of the Notice.

- b) The Director's decision, citing the findings and grounds, must be mailed within 30 calendar days of the date of the Notice of Intent to Review. If the grievance pertains to the conduct of a client of the adult residential training program for persons with visual disabilities, the Director's decision, citing the findings and grounds, must be mailed within 12 calendar days after the Notice of Intent to Review. This decision must be sent by Certified Mail, return receipt requested, to the grievant.

- c) The Director may modify, reverse or uphold the Level II Hearing Officer's decision, except if the grievance pertains to the VR program, the Director may not modify or overturn a decision or part of such a decision that supports the position of the grievant unless the Director concludes, based on clear and convincing evidence, that the decision is clearly erroneous on the basis of being contrary to federal or State law, including policy. This decision is based upon review of the grievant's case file, the Level I decision, the Level II record, the Level II Hearing Officer's decision, and any additional evidence and arguments submitted by the grievant.

(Source: Section repealed, new Section added at 17 Ill. Reg. _____, effective November 15, 1993)

Section 510.120 Exhaustion of Administrative Remedies

- a) DORS administrative action becomes final upon the decision of the Director, or, if no such review has been undertaken, 20 calendar days after the Level II Hearing Officer's decision has been issued.

- b) If the grievance pertains to the conduct of a client at the adult residential training program for persons with visual disabilities, DORS administrative action becomes final upon the decision of the Director, or, if no such review has been undertaken, 7 working days after the Level II Hearing Officers decision has been issued.

- c) Any further appeal (other than by a vendor in the Vending Facilities Program for the Blind or by a

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grievant under the Grant Funds Recovery Act) must be made to the courts by a common law writ of certiorari. A vendor in the Vending Facilities Program for the Blind must first file an appeal with the U.S. Department of Education in accordance with the Randolph-Sheppard Act (20 U.S.C. 107 et seq.). A grievant under the Grant Funds Recovery Act must file under the Administrative Review Law (Ill. Rev. Stat. 1991, ch. 110, par. 3-101) [735 ILCS 5/3-101].

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993)

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- 1) Heading of the Part: Application
- 2) Code Citation: 89 Ill. Adm. Code 557
- 3)

<u>Section Numbers:</u>	<u>Adopted Action:</u>
557.10	Amendments
557.20	Repealed
557.30	Amendments
557.40	Amendments
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f) and (k)].
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
July 23, 1993, 17 Ill. Reg. 11382
(issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date), Ill. Reg.
(issue date)

B) Agency Response: (issue date), Ill. Reg.
(issue date)

- C) Date Agency Response Submitted for Approval to JCAR:
- 11) Difference(s) between proposal and final version: No changes were made.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

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- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- 15)

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
Summary and Purpose of Rule(s):	The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated changes to the vocational rehabilitation program. Changes to this Part are made to correspond to these required changes.	
- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429
 Telephone number: (217) 785-3896
 TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
 SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 557
 APPLICATION

Section

557.10 General Applicability
 557.20 Geographical Client Assignment (Repealed)
 557.30 Application Required
 557.40 Who May Sign

AUTHORITY: Implementing and authorized by Sections 3(a), (b), and (k) of the Disabled Persons Rehabilitation Act "AN-Act-in-relation-to-rehabilitation-of-disabled-persons" (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(a), (b), and (k)) [20 ILCS 2405/3(a), (b) and (k)].

SOURCE: Adopted at 9 Ill. Reg. 8755, effective June 10, 1985; amended at 11 Ill. Reg. 820, effective December 23, 1986, amended at 11 Reg. 15220, effective August 31, 1987; amended at 12 Ill. Reg. 12089, effective July 7, 1988; amended at 13 Ill. Reg. 16552, effective October 10, 1989; emergency amendments at 17 Ill. Reg. 11654, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. _____, effective November 15, 1993.

Section 557.10 General Applicability

- a) Rules contained within this Part are applicable to all Department of Rehabilitation Services' (DORS) Vocational Rehabilitation (VR) clients.

- b) The term "client" means:

- 1) ---an applicant for services from DORS;
 - 2) ---parent(s) of a minor;
 - 3) ---guardian or legal custodian of the client; or
 - 4) ---the representative of the client, as authorized in writing by the client.
- For the purposes of this Part, with the exception of Section 557.40, "client" shall mean any individual seeking VR services from DORS.

- c) For the purposes of Section 557.40, the term "client" shall include the individual in (b) above and, as

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appropriate, that individual's parent, family member, guardian, advocate, or duly authorized representative.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 557.20 Geographical Client Assignment (Repealed)

A client shall be served by the office serving the geographical area in which the client lives. If the client's case is open when s/he permanently moves outside the boundaries of the district in which his/her case is carried or when further services are required that the counselor with a specialized caseload must handle (e.g., university counselor, Illinois Visually Handicapped Institute (IVHI) counselor), the client's case is transferred.

Section 557.30 Application Required

In order for a client's case to be moved to applicant status, the client must make formal application for services. This shall be done by completion of the "Application for Services and Rights/Remedies" APPLICATION FOR SERVICES AND RIGHTS/REMEDIES (Application) (IL 488-1489).

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 557.40 Who May Sign

The "Application" (IL-488-1489) must be signed by the client. The only exception to this is when the client is competent and at least over eighteen years of age (18), but documentation in the case folder file indicates that the client is physically unable to write sign his/her signature, in which case the counselor will write a statement indicating the reason the client is unable to sign the Application. This statement must be signed by a witness to attest to its validity.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

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- 1) Heading of the Part: Assessment for Determining Eligibility and Rehabilitation Needs

- 2) Code Citation: 89 Ill. Adm. Code 553

- 3) Section Numbers:
- | | | |
|---------|-------|------------------------|
| 553.10 | Added | <u>Adopted Action:</u> |
| 553.20 | Added | |
| 553.30 | Added | |
| 553.40 | Added | |
| 553.50 | Added | |
| 553.60 | Added | |
| 553.70 | Added | |
| 553.80 | Added | |
| 553.90 | Added | |
| 553.100 | Added | |
| 553.110 | Added | |
| 553.120 | Added | |
| 553.130 | Added | |
| 553.140 | Added | |

- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k))[20 ILCS 2405/3(b), (f), and (k)]

- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

- 6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐

- 7) Does this rule (amendment, repealer) contain incorporations by reference? ☒ No

- 8) Date Filed in Agency's Principal Office: November 15, 1993

- 9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11384
 (issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? ☒ No ☐ If answer is "yes," please complete the following:

- A) Statement of Objection: (issue date), Ill. Reg. _____

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- B) Agency Response: (issue date), Ill. Reg. _____

- C) Date Agency Response Submitted for Approval to JCAR:

- 11) Difference(s) between proposal and final version: A reference to Section 552.20(a) in Section 553.50(a) was corrected to 553.20.

A phrase was added to subsection 553.90(c) to clarify specifically when a Certification of Ineligibility must be completed.

Minor wording changes were made in 553.100(b) to indicate how choice of vocational goal is determined.

A reference in Section 553.140 was corrected to 89 Ill. Adm. Codes 553.70 and 553.110.

Other minor technical changes were made throughout the rule which did not change the intent or content of the Rule.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? ☒ Yes

- 13) Will this rule replace an Emergency Rule(s) currently in effect? ☒ Yes

- 14) Are there any amendments pending on this Part: ☒ No

- Section Numbers Proposed Action Illinois Register Citation

- 15) Summary and Purpose of Rule(s): The 1992 Amendments to the Rehabilitation Act made extensive changes to the eligibility requirements and process for vocational rehabilitation services. As the changes were so extensive, 89 Ill. Adm. Code 552 - Eligibility has been repealed and replaced with this Part.

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- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

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NOTICE OF ADOPTED RULES

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 553
ASSESSMENT FOR DETERMINING ELIGIBILITY AND
REHABILITATION NEEDS

Section	
553.10	General Applicability
553.20	Basis for the Determination of Eligibility
553.30	Presumption of Benefit from Vocational Rehabilitation Services
553.40	Eligibility Determination Time Frames
553.50	Outcome of the Eligibility Determination
553.60	Documentation of Eligibility Factors
553.70	Certification of Eligibility
553.80	Extended Evaluation
553.90	Outcome of Extended Evaluation
553.100	Comprehensive Assessment of Rehabilitation Needs
553.110	Outcome of the Comprehensive Assessment of Rehabilitation Needs
553.120	Change in Eligibility Status
553.130	Order of Selection
553.140	Criteria for Severe Disability

AUTHORITY: Implementing and authorized by Sections 3(a), (b), and (k) of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(a), (b), and (k)) [20 ILCS 2405/3(a), (b), and (k)].

SOURCE: Emergency rules at 17 Ill. Reg. 11657, effective July 1, 1993, for a maximum of 150 days; added at 17 Ill. Reg. _____, effective November 15, 1993.

Section 553.10 General Applicability

The Rules contained in this Part are applicable to all clients of the Department of Rehabilitation Services' (DORS) Vocational Rehabilitation (VR) Program.

Section 553.20 Basis for the Determination of Eligibility

An individual shall be determined to be eligible to receive services through the VR Program if he/she:

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- a) is an individual with a disability as defined in §7(8)(A) of the Rehabilitation Act of 1973, as amended; and
- b) requires VR services to prepare for, enter, engage in, or retain gainful employment.

Section 553.30 Presumption of Benefit from Vocational Rehabilitation Services

- a) Any individual who is determined to be an individual with a disability shall be presumed to be able to benefit from VR services in terms of a successful employment outcome, unless DORS can demonstrate through clear and convincing evidence that the individual is incapable of benefitting from VR services in terms of a successful employment outcome.

- b) Prior to the determination that the individual is incapable of benefitting from VR services because of the severity of the disability, he/she must undergo a period of Extended Evaluation per 89 Ill. Adm. Code 553.80.

Section 553.40 Eligibility Determination Time Frames

After receiving a completed application for VR services, DORS shall make an eligibility determination within a reasonable time period, not to exceed 60 calendar days from the date the individual applies for services unless:

- a) DORS notifies the individual that exceptional and unforeseen circumstances beyond DORS control preclude DORS from completing a timely determination and the individual agrees an extension; or
- b) DORS determines, on the basis of the criteria set forth at 89 Ill. Adm. Code 553.30, that a period of extended evaluation is necessary to document whether or not the individual can be expected to benefit from VR services in terms of an employment outcome.

Section 553.50 Outcome of the Eligibility Determination

Prior to the end of the eligibility determination period (i.e., 60 days), one of the following must occur:

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- a) the client is determined to be eligible to receive VR services based on the criteria set forth at 89 Ill. Adm. Code 552.20. A Certification of Eligibility (89 Ill. Adm. Code 553.60) shall be completed and the individual shall enter a Comprehensive Assessment of Rehabilitation Needs to the extent needed by the individual (89 Ill. Adm. Code 553.100);
- b) an extended evaluation is determined necessary. A Certification of Extended Evaluation shall be completed and such an evaluation shall begin;
- c) the client, because of lack of a disability which for that individual constitutes or results in a substantial impediment to employment, is determined to be ineligible to receive services. A Certification of Ineligibility shall be completed and the individual's case closed;
- d) the client's case is closed for reasons other than ineligibility (e.g., the client has refused services or further services from DORS, the client cannot be located); or
- e) the client's case is closed as he/she is determined ineligible to receive services due to the fact he/she does not meet the required criteria (see 89 Ill. Adm. Code 553.20).

Section 553.60 Documentation of Eligibility Factors/Preliminary Assessment

Eligibility shall be assessed, to the maximum extent possible and practical, from existing medical and psychological records. Acceptable information for the purpose of verification of eligibility factors shall be:

- a) available medical records;
- b) available acceptable psychological or psychiatric records (see 89 Ill. Adm. Code 553.120);
- c) verification of receipt of Supplemental Security Income awarded on the basis of disability;
- d) verification of receipt of Social Security Disability Income benefits awarded to the individual as a result of his/her disability;

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- e) verification that the individual, while in school, received services through a special education program; or
- f) any other verification that the individual has been determined by another educational or governmental agency to be an individual with a disability. Additional medical, psychological and psychiatric information shall be obtained only when there is no existing information on which to base the determination of eligibility, or there is conflict between existing records, or when a counselor has reason to question whether the record accurately reflects the current medical or psychological condition.

Section 553.70 Certification of Eligibility

At any time during the eligibility determination process, but no later than 60 days from the date of an individual's application for services, a Certification of Eligibility, per 89 Ill. Adm. Code 553.40 shall be completed unless extenuating circumstances exist and is agreed upon by the individual or a period of Extended Evaluation (89 Ill. Adm. Code 553.80) is determined to be necessary.

The Certification of Eligibility shall document the basis on which the client was determined to be eligible, including identification of the individual's disability, describe specifically why the individual is in need of VR services to reach an employment outcome, and outline the services that are expected to be necessary to determine the individual's service needs during the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100).

Section 553.80 Extended Evaluation

- a) If, prior to the expiration of the 60 calendar day eligibility determination period, it is determined that sufficient evidence exists to justify the need for extended evaluation, a Certification of Extended Evaluation shall be completed and such an evaluation shall commence. The Certification of Extended Evaluation shall identify why a determination of eligibility could not be completed during the 60 calendar day eligibility determination period and specifically outline the services that are to be provided during extended evaluation to determine the individual's eligibility or ineligibility.

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- b) The sole purpose of the extended evaluation shall be to determine whether or not the individual can benefit from services in terms of a successful employment outcome. DORS may not deny the individual access to VR services, unless DORS can prove through clear and convincing evidence that the individual is incapable of benefiting from VR services in terms of a successful employment outcome.
- c) The period of extended evaluation shall not exceed 18 months calculated from the date of the Certification of Extended Evaluation and shall be reviewed every 90 days.

Section 553.90 Outcome of Extended Evaluation

- a) If, after a period of Extended Evaluation, the client is determined eligible, a Certification of Eligibility shall be prepared and the client shall begin a Comprehensive Assessment of Rehabilitation Needs (see 89 Ill. Adm. Code 553.100).
- b) If DORS, after a period of extended evaluation, is unable to demonstrate through clear and convincing evidence that the individual cannot benefit from VR services in terms of an employment outcome, he/she shall be presumed to be able to benefit from services (89 Ill. Adm. Code 553.30) and shall be certified as eligible to receive VR services.
- c) When clear and convincing evidence is in the case file documenting the individual is not capable of benefiting from VR services, a Certification of Ineligibility shall be completed, which includes a summary and rationale for the determination based on the information gathered during the period of extended evaluation.

Section 553.100 Comprehensive Assessment of Rehabilitation Needs

- a) If a client is determined eligible to receive VR services (89 Ill. Adm. Code 553.50(a)), he/she must undergo a Comprehensive Assessment of Rehabilitation Needs (Comprehensive Assessment).
- b) A major component of the Comprehensive Assessment shall be the determination of the employment goal. The goal shall involve the client and, take his/her interests into

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consideration, as well as, career counseling provided to and with the client by the counselor regarding labor market trends and training requirements. The employment goal chosen by the client should be supported by the counselor unless the Comprehensive Assessment clearly contraindicates the client's choice.

- c) The Comprehensive Assessment will include a review of existing and additional information as to the individual's career plan, unique strengths, resources, priorities, interests, and needs to determine the nature and scope of services necessary to ensure the individual a successful employment outcome in the area of his/her chosen goal.

- d) The scope of the Comprehensive Assessment shall be limited to that which is necessary to identify the rehabilitation needs of the individual and to develop the Individualized Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572) for the individual. To the maximum extent possible the information used shall be existing information and information available from the individual and, where appropriate, from the individual's family.

Section 553.110 Outcome of the Comprehensive Assessment of Rehabilitation Needs

When it is determined by the counselor that enough information has been gathered during the Comprehensive Assessment to adequately determine and plan the VR services necessary to ensure the individual a successful employment outcome in the area of his/her chosen employment goal, a Comprehensive Assessment Summary shall be completed by the counselor. The Summary shall identify, in detail, the specific impairments the individual has in obtaining his/her vocational goal and the specific services that are expected to be necessary to assist the client in achieving his/her employment outcome.

Section 553.120 Change in Eligibility Status

If, at any time during the eligibility process or Comprehensive Assessment, the client's condition changes to the extent he/she is no longer considered to have a disability, all services shall cease, a Certificate of Ineligibility shall be completed and the client's VR case closed. Clients have the right to request a

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review of this determination under the procedures of 89 Ill. Adm. Code 510-Appeals and Hearings.

Section 553.130 Order of Selection

After the Comprehensive Assessment (89 Ill. Adm. Code 553.100), counselors must follow the order of selection in purchasing services for individuals. Individuals shall be serviced in the following order of priority:

- a) those individuals with severe disabilities;
- b) individuals with non-severe disabilities who are public safety officers and civil employees who are injured in the line of duty;
- c) individuals with non-severe disabilities who are recipients of public assistance;
- d) all other individuals with non-severe disabilities.

Section 553.140 Criteria for Severe Disability

Criteria for determining that the individual has a severe disability must be in the individual's VR case file, stated and justified in the Assessment Summary (89 Ill. Adm. Code 553.70 and 553.110) based on the following information. All four of the following criteria must exist for an individual to be considered an individual with a severe disability.

- a) The individual has a severe physical or mental impairment resulting from:

- 1) amputation,
- 2) arthritis,
- 3) autism,
- 4) blindness,
- 5) burn injury,
- 6) cancer,
- 7) cerebral palsy,
- 8) cystic fibrosis,
- 9) deafness,
- 10) head injury,
- 11) heart disease,
- 12) hemiplegia,
- 13) hemophilia,
- 14) respiratory or pulmonary dysfunction,

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- 15) mental retardation,
 - 16) mental illness,
 - 17) multiple sclerosis,
 - 18) muscular dystrophy,
 - 19) musculo-skeletal disorders,
 - 20) neurological disorders (including stroke and epilepsy,
 - 21) paraplegia,
 - 22) quadriplegia (and other spinal cord conditions),
 - 23) sickle cell anemia,
 - 24) specific learning disabilities,
 - 25) end stage renal failure disease, or
 - 26) another disability or combination of disabilities if it is determined by an evaluation of rehabilitation potential to cause a comparable degree of substantial impairment similar to the specific list of disabilities above.
- b) The severe disability seriously limits one or more of the individual's functional capacities such as mobility, communication, self-care, self-direction, interpersonal skills, work tolerance and work skills.
- c) Multiple VR services will be required to ensure the individual a successful employment outcome.
- d) VR services will be required over an extended period of time. An extended period of time for the purposes of the VR Program is defined as 6 months or more.

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NOTICE OF ADOPTED REPEALER

- 1) Heading of the Part: Auxiliary Aids
- 2) Code Citation: 89 Ill. Adm. Code 540
- 3) Section Numbers:

540.10	Adopted Action:
540.20	Repealed
540.30	Repealed
540.40	Repealed
540.50	Repealed
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
July 23, 1993, 17 Ill. Reg. 11386
(issue date)
- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
 - A) Statement of Objection: (issue date), Ill. Reg. _____
 - B) Agency Response: (issue date), Ill. Reg. _____
 - C) Date Agency Response Submitted for Approval to JCAR: _____
- 11) Difference(s) between proposal and final version: No changes were made.

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- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- Section Numbers Proposed Action Illinois Register Citation
- 15) Summary and Purpose of Rule(s): Pursuant to the Rehabilitation Act Amendments of 1992 (P.L. 102-569) changes were required to DORS' rules on Auxiliary Aids. This Part has been repealed and the revised rules added at 89 Ill. Adm. Code 590 - Subpart F.
- 16) Information and answers to questions regarding this adopted rule shall be directed to:
- Ms. Susan Warner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301
- The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Client Financial Participation
- 2) Code Citation: 89 Ill. Adm. Code 562
- 3) Section Numbers: Adopted Action:
562.20 Amendments
562.30 Amendments
562.40 Amendments
562.60 Amendments
562.70 Amendments
562.80 Amendments
562.90 Amendments
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
July 23, 1993, 17 Ill. Reg. 11388
(issue date)
- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
- A) Statement of Objection: (issue date), Ill. Reg. _____
- B) Agency Response: (issue date), Ill. Reg. _____
- C) Date Agency Response Submitted for Approval to JCAR:

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TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 562
CLIENT FINANCIAL PARTICIPATION

Section	
562.10	General Applicability
562.20	Exclusions from Economic Needs Test
562.30	Financial Participation
562.40	Parental or Guardian Participation in Completing the Financial Analysis Form
562.50	Client Emancipation (Repealed)
562.60	Consideration of Settlements from Litigation or Other Sources
562.70	Refusal to Financially Participate
562.80	Timing of Financial Analysis
562.90	Annual Impact of Review of Financial Analysis
562.100	Exclusion for Public Aid Recipients (Repealed)
Table A	Determination Table for Client Participation

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(a),(b), and (k)) [20 ILCS 2405/3 (a), (b) and (k)].

SOURCE: Adopted at 9 Ill. Reg. 8763, effective June 10, 1985; amended at 11 Ill. Reg. 4021, effective February 18, 1987; amended at 11 Ill. Reg. 15223, effective August 31, 1987; amended at 11 Ill. Reg. 19127, effective November 9, 1987; amended at 12 Ill. Reg. 20827, effective November 30, 1988; amended at 13 Ill. Reg. 2866, effective February 17, 1989; amended at 14 Ill. Reg. 1466, effective January 8, 1990; amended at 15 Ill. Reg. 18555, effective November 5, 1990; amended at 15 Ill. Reg. 10179, effective June 24, 1991; amended at 15 Ill. Reg. 18750, effective December 17, 1991; amended at 17 Ill. Reg. 3895, effective March 15, 1993; emergency amendments at 17 Ill. Reg. 11676, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. _____, effective November 15, 1993.

Section 562.20 Exclusions from Economic Needs Test

The economic needs test shall be presumptively met by clients who are recipients of benefits from state or federal welfare programs, e.g., Aid to Families with Dependent Children (AFDC), Supplemental Security Income (SSI), General Assistance and food stamps. The economic needs test shall also be presumptively met

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11) Difference(s) between proposal and final version: Only minor technical changes were made. These changes did not change the intent or content of the Rule.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an Emergency Rule(s) currently in effect? Yes

14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated extensive changes to the vocational rehabilitation program. These changes are made to implement those required changes.

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warrner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page.

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by a dependent of a recipient of such benefits. DORS shall require proof that a client is a recipient, or dependent of a recipient, of such benefits. A copy of a check or award letter or food stamp book, as appropriate, from the Illinois Department of Public Aid (DPA), the Social Security Administration or General Assistance Office shall be attached to the Client's Financial Analysis CLIENT'S FINANCIAL ANALYSIS (Analysis) (IL 488-0265). SSI eligibility precludes the need to complete a financial analysis for a client who is a minor, regardless of the income status of his/her parents/guardians.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 562.30 Financial Participation

- a) If the economic needs test has not been presumptively met, a financial analysis to evaluate the financial ability of the client, or client's family, to share in the purchase of vocational rehabilitation services shall be applied to all Department of Rehabilitation Services (DORS) services (as contained in 89 Ill. Adm. Code: Chapter IV, Subchapter b, "Vocational Rehabilitation" (VR)) except the following:

- 1) evaluation of rehabilitation potential, (although VR services other than diagnostic services provided during extended evaluation require application of the financial analysis);
- 2) counseling, guidance, referral and placement (89 Ill. Adm. Code 612 590 - Subpart I);
- 3) interpreter, reader, attendant, and note taker services;
- 4) fees for training (i.e., work adjustment, skills, employment) through any approved community rehabilitation program facility (89 Ill. Adm. Code 530) the work/study component of the nine-month-hearing-impaired-pre-vocational program-at-Northern-Illinois-University;
- 5) the work/study component of the nine month hearing impaired pre-vocational program at Northern Illinois University;
- 56) fees for on-the-job training (OJT),

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- 67) services provided through the supported employment program (89 Ill. Adm. Code 530.130(a)(2)(B))(e.g., job coaching),
- 78) instruction provided by Rehabilitation Instructors and Mobility Instructors in the area of:

- A) activities of daily living;
- B) communication skills;
- C) adjustment counseling; and
- D) mobility instruction; and

- 89) "maintenance" (89 Ill. Adm. Code 602590: Subpart J) and "other services" (89 Ill. Adm. Code 607590: Subpart H) which are in support of an exempt service specified in subsections (a)(1) through (78) above.

- b) When the financial analysis indicates that the client, or spouse, or parents or guardians of minor children are able to financially participate in the client's program, their participation is required.

- c) The financial analysis is based upon net available income, which is the client's and/or family unit's total income, minus total outgo.

- 1) Total income equals earned and unearned income plus any increases or decreases expected by the client for the twelve-(12) months following completion of the Financial Analysis form-{#L488-0265}.
- 2) Total outgo equals the Standard Budget Allowance (SBA) plus unusual allowable expenses which the client expects to pay within the twelve (12) months following the completion of the Financial Analysis form.
- 3) Net available income determines the dollar amount of client participation. (See Table A.)

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- 4) The client is not required to use private monetary merit awards (e.g., scholarships), contributions and gifts which are unrestricted as to use are not to be included as available income.

- d) For the purposes of completing the Financial Analysis form, determining if economic need exists, and determining the amount of client participation, the following definitions/terms are applicable:

- 1) The "Family Unit" refers to the client, or spouse, or parents or legal guardians of minor children, or other family members residing in the household who are designated as dependents* on the client's, spouse's, or guardian's latest federal income tax return. Individuals eligible for a double exemption for blindness and/or old age on the federal income tax return shall only be counted as one individual for the purpose of the Analysis.

- 2) "Income" utilizes the definition of gross adjusted income as used by the U.S. Internal Revenue Service (26 CFR 1.62-1(a), (1986)) and as documented by the client's (or client's family's) most recent federal income tax return. The rule incorporated by reference does not include any later amendments or revisions. A copy of the page from the most recent federal income tax return showing adjusted gross income shall be attached to the client's Financial Analysis (#B-488-8265).

- 3) The "Standard-Budget-Allowance" (SBA) is the figure established by DORS to be a reasonable amount to cover all necessary expenses for a family unit of a specific size to maintain a modest standard of living.

- 4) "Unusual Allowable Expenses" are:

- A) prescription medication(s) to treat a physical/mental condition on an ongoing basis. Only those costs exceeding \$100 per year, paid by the client and not covered by insurance or other sources, are allowable;

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- B) medically prescribed diets required to treat a physical condition. Only the costs of dietary foods not found in a grocery store are allowable;
- C) costs of disability related medical supplies and prescribed medical services paid by the client and not covered by insurance or other sources;
- D) post-secondary education expenses paid by a parent/guardian for another family member if the individual is claimed as a dependent on the latest federal income tax return;
- E) expenses related to the purchase of a van, as set forth in 89 Ill. Adm. Code 597-288(b) 590.410(b); or
- F) modifications (not to exceed \$2,000 per year) to a home if necessary (as determined when the counselor and client develop the Individualized Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572) due to client's disability.

e) Standard Budget Allowance (SBA)

- 1) The Standard-Budget-Allowance SBA is as follows:

NUMBER OF DEDUCTIONS CLAIMED ON TAX RETURN	\$ AMOUNT OF ALLOWANCE
1	12,247
2	16,428
3	20,609
4	24,790
5	28,971
6	33,152
7	37,333
8	41,514

- 2) Add \$4,181 for each additional family member beyond eight members.

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- 3) The SBA amount for a family of one is not applicable to a training case (89 Ill. Adm. Code 5920); instead, determine the client's planned subsistence costs during a training program and use these as the budget basis.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 562.40 Parental or Guardian Participation in Completing the Financial Analysis Form

If the client is a dependent of his/her parents or guardian, the parents or guardian must complete the financial analysis form for the client and be responsible for the client any indicated financial participation. A client is a dependent of parents or guardian if the client:

- a) was declared a dependent on the latest federal income tax return of the parents or guardian, regardless of client's age or place of residence; or
- b) is under age 18. However, a client under 18 is not a dependent if the client:

- 1) has established an independent living pattern (e.g., client does not reside with parent or guardian nor rely on parent or guardian for financial support); or

- 2) has been adjudicated by a court to be an emancipated individual or is married and is living with parent or guardian.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 562.60 Consideration of Settlements from Litigation or Other Sources

- a) DORS shall make no attempt to get the have a client to reimburse the agency for services if any settlement from worker's compensation claims and insurance claims are received by the client. However, DORS will include the proceeds of these settlements as client income in determining financial participation (Section 562.30) for any new or continued services.

- b) At the time such a settlement is received, a new Analysis must be completed including the settlement

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amount as income, less any unusual allowable expenses. Client financial participation shall be based, from the date of completion, on the new Analysis. A change in indicated financial participation requires an amendment to the client's current Individual Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572).

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 562.70 Refusal to Financially Participate

If the client, or family, or legal guardian when required, (as appropriate) refuses to provide information necessary to determine financial participation (Section 562.30), or when participation is indicated, these individuals refuse to participate or are only willing to participate with an amount considerably below what is appropriate (Section 562.30), the counselor shall only develop an individualized-Written Rehabilitation Program (IWRP) that does not require services conditioned on economic need (see 89 Ill. Adm. Code Section 562.20). If the client refuses to comply with the IWRP, the case will be closed for lack of cooperation.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 562.80 Timing of Financial Analysis

- a) Clients shall be informed of DORS policy regarding client financial participation as contained in this Part at application (89 Ill. Adm. Code 557), and counselors shall complete the Financial Analysis Form prior to completion of the IWRP and at anytime there is a change, or reason to believe there is a change, in the client's financial situation, or that of the client's family or guardian, as appropriate. A change in indicated financial participation requires an amendment to the client's current IWRP.

- b) In all cases the Analysis shall be completed annually to determine changes in the client's required financial participation.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 562.90 Annual Impact of Review of Financial

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Analysis

The counselor and client shall review the Financial Analysis annually. If at the annual review or any other time the counselor is made aware by the client of a change in the financial needs or resources of the client which would either increase or decrease the financial participation for current or future services, a new financial analysis shall be completed. All changes indicated as a result of the completed Analysis shall be effective from the date of the new Analysis regardless of whether an increase or decrease in client financial participation is indicated.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Closure
- 2) Code Citation: 89 Ill. Adm. Code 617
- 3) Section Numbers:

617.20	Adopted Action:
617.30	Amendments
617.55	Amendments
617.60	Amendments
617.80	Amendments
617.110	Amendments
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
July 23, 1993, 17 Ill. Reg. 11390
 (issue date)
- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
 - A) Statement of Objection: (issue date), Ill. Reg. _____
 - B) Agency Response: (issue date), Ill. Reg. _____
 - C) Date Agency Response Submitted for Approval to JCAR:
- 11) Difference(s) between proposal and final version: Only minor technical changes were made. These changes did not change the intent or content of any Section.

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12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an Emergency Rule(s) currently in effect? Yes

14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated specific changes regarding the criteria for case closure and changed much of the vernacular used in the law. In order to effectuate the mandated changes and to change the rule to match federal language, these amendments have been adopted.

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896

TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 617
CLOSURE

Section
617.10 General Applicability
617.20 Determination of Closure
617.30 Criteria for Being Determined "Rehabilitated"
617.40 Closure as an Unpaid Family Worker
617.50 Closure as a Homemaker
617.55 Closure in Supported Employment
617.60 Closure in Sheltered Employment
617.70 Closure in a Work Activity Program (Repealed)
617.80 Vocational Outcome at Closure
617.90 Certification of Ineligibility
617.100 Client Participation in Closure Decision
617.110 Annual Review of Ineligibility Decision

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of the Disabled Persons Rehabilitation Act-"AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 198991, ch. 23, pars. 3434(a),(b), and (k)) [20 ILCS 2405/3 (a), (b), and (k)]

SOURCE: Adopted at 9 Ill. Reg. 8776, effective June 10, 1985; amended at 11 Ill. Reg. 4032, effective February 18, 1987; amended at 12 Ill. Reg. 6959, effective April 1, 1988; amended at 12 Ill. Reg. 11498, effective June 22, 1988; amended at 12 Ill. Reg. 17090, effective October 11, 1988; amended at 12 Ill. Reg. 17957, effective October 24, 1988; amended at 15 Ill. Reg. 7347, effective April 26, 1991; amended at 15 Ill. Reg. 16118, effective October 24, 1991; emergency amendments at 17 Ill. Reg. 11686, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. _____, effective November 15, 1993.

Section 617.20 Determination of Closure

Closure of an individual's case record shall be done any time in the Vocational Rehabilitation (VR) process when the counselor has determined that any of the following exists: Action required for each item is also indicated.

- a) the person has no disability physical or mental impairment, or vocational handicap

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substantial impediment to employment (09 Ill. Adm. Code 5523). { This type of closure does not require an annual review, but does not

required; requires opportunity for client participation in closure decision, written notification to client of closure, Client Assistance Program (CAP) services, and appeal rights (09 Ill. Adm. Code 510), and completion of a Certification of Ineligibility by the counselor. shall-sign-and-date a-certification-of-ineligibility}.

- b) After a period of Extended Evaluation (09 Ill. Adm. Code 553.00), there is no reasonable expectation that VR services may benefit the individual in terms of employability-{09-ill-Adm-Code-552-30(a)}{2}} a successful employment outcome. {This type of closure requires: an annual review, opportunity for client participation in the closure decision, written notification to client of closure, CAP services and appeal rights, an Individualized Written Rehabilitation Program (IWRP) amendment (09 Ill. Adm. Code 567), if appropriate, and completion of a Certification of Ineligibility by the counselor. shall-sign-and-date-a-certification-of-ineligibility}.

- c) The person has refused services or further services, or has failed to cooperate. This type of closure does not require an annual review, but does not require; requires: opportunity for client participation in the closure decision and written notification to client of the closure, CAP services, and appeal rights}.

- d) The person cannot be located, has moved out of state, has died, or is otherwise unavailable for services for an extended period of time, e.g. institutionalized or incarcerated, {this type of closure does not require an annual review, but does not require; requires an IWRP amendment, if appropriate}.

- e) ---the-person's-medical-condition-is-rapidly progressive-or-terminal;-i-e;-unfavorable-medical prognosis-{annual-review-not-required;-requires: written-notification-to-client-of-closure-and-appeal rights;-and-an-IWRP-amendment;-if-appropriate}.

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- fe) The program of services has been completed in terms of a successful employment outcome and additional services are not required. This type of closure does not require an annual review, but does not require; requires: opportunity for client participation in the closure decision, written notification to client of the closure, CAP services, and appeal rights, and an IWRP amendment}.

- gf) Employment was obtained without benefit of VR services. This type of closure does not require an annual review not required; but does requires: written notification to client of the closure, CAP services, and appeal rights, and an IWRP amendment, if appropriate}.

- hg) The person's service needs are outside the scope of VR service as contained in 09 Ill. Adm. Code: Chapter IV, subchapter b and are more appropriately provided by another agency. This type closure does not require an annual review, but does not require; requires: opportunity for client participation in the closure decision, written notification to client of the closure, CAP services, and appeal rights and an IWRP amendment, if appropriate}.

- ih) The person did not meet the order of selection criteria (09 Ill. Adm. Code 552-1003.140) and did not express an interest in being placed on a waiting list for a later offer of rehabilitation services. The person must have been eligible, or presumably eligible, for services if the order of selection criteria had not been applied. This type of closure does not require an annual review, but does not require; requires: opportunity for client participation in the closure decision, written notification to client of the closure, CAP services, and appeal rights}.

- ji) The provision of suitable transportation {09-ill-Adm-Code-607-20} for the acceptance or maintenance of employment was either not feasible (e.g. too costly for the client to afford) or not available. This type of closure does not require an annual review, but does not require; requires: opportunity for the

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client participation in the closure decision, written notification to client of the closure, CAP services, and appeal rights and an IWRP amendment, if appropriate).

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993)

Section 617.30 Criteria for Being Determined "Rehabilitated"

A determination that the client has been rehabilitated must meet the following criteria:

- a) the counselor provided guidance and counseling;
- b) VR services which were necessary and consistent with the client's goals and objectives in accordance with the Individualized Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572) were provided;
- c) the client has maintained suitable employment attained a successful employment outcome and has maintained such for at least 60 calendar days. Suitable employment is indicated when all of the following are present:
 - 1) the client and employer are each satisfied as evidenced by the client's continued employment and as expressed by the client at the time of client participation in the closure decision (Section 617.100);
 - 2) the client is maintaining adequate interpersonal relationships and acceptable behavior in the job environment as evidenced by the client's continued employment and as expressed by the client at time of client participation in the closure decision (Section 617.100);
 - 3) the occupation employment outcome is consistent with the client's capacities, abilities, and interests own unique strengths, resources, priorities, concerns, abilities and capabilities as documented in the Comprehensive Assessment of Rehabilitation Needs client's Thorough-Diagnostic-Study (89 Ill. Adm. Code 552-903.100). If the occupation is different than the client's vocational

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long-term goal {89-III--Adm--Code 572-50(b)}, the client must be advised of the difference with documentation in the client's case file regarding this difference {89-III--Adm--Code-572-i00} and an IWRP amendment written (89 Ill. Adm. Code 572.80.);

- 4) the client possesses acceptable skills to perform or continue the work satisfactorily as evidenced by the client's continued employment;
- 5) the employment is regular, reasonably permanent, (based upon the goal established in the client's IWRP (89 Ill. Adm. Code 572-50)), and the client receives a wage commensurate with that paid others for similar work as determined by wage information obtained by the counselor, e.g., Job Service, U.S. Department of Labor, under legal requirements as contained in 29 CFR 525 and Illinois Minimum Wage Law (56 Ill. Adm. Code 200) respectively; and
- 6) the employment and working conditions will not aggravate the client's disability and the client's disability in the job situation will not jeopardize the health or safety of him/herself or others based upon client information obtained during the diagnostic study Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.1002-50-through-70) and the counselor's knowledge of the job description and requirements.

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993)

Section 617.55 Closure in Supported Employment

- a) To be considered a rehabilitation closure in supported employment, in addition to the criteria contained in Section 617.30, the supported employment must be competitive work, i.e., averaging at least 20-hours per-week-for-each-pay-period, in an integrated work setting (34 CFR 363.7(a)(2)(ii)) with extended services.
- b) The client, DORS and the service provider shall develop an extended service plan which contains a

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description of extended services to be provided, the identity of the state, federal or private non-profit programs that will provide the services, the client's comments on the extended service plan, and a review date for review of the plan (reviewed by client, and the counselor). "Extended services" are those services necessary to support and maintain an individual following the termination of time-limited support services as specified on the client's IWRP (89 Ill. Adm. Code 572).

Time-limited support services shall be provided for no longer than 18 months from initial date of placement unless special circumstances exist and the client and counselor agree extension of this time period is necessary for the client to achieve his/her employment objective. Extended services shall include job-related skills training provided at least twice monthly on the work site. If the individual has a diagnosis of mental illness, the contacts may be for any job-related reason off the worksite.

- c) For the purposes of this Section, "client" shall also include, as appropriate, a parent, family member, guardian, advocate or duly authorized representative.

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993)

Section 617.60 Closure in Sheltered Employment

- a) To be considered a rehabilitation closure in sheltered employment (a not-for-profit work site paying minimum or below minimum wages for work of a non-competitive nature), in addition to the criteria contained in Section 617.30, the client must be working in a facility approved in accordance with 89 Ill. Adm. Code 530-50 at or below minimum wage as authorized by a certificate from the U.S. Department of Labor, and be offered at least 20 hours of paid employment per week, documented in the case file.

- b) Further, an annual review of this closure must be performed to assess the client's ability to engage in competitive employment. If it is determined, due to increased work skills and/or change in the client's condition, he/she can be expected to engage in competitive employment, a new case will be opened and the client will be provided services, as appropriate,

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to assist in the attainment of a successful employment outcome in competitive employment.

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993)

Section 617.80 Vocational Outcome at Closure

The vocational outcome at time of closure must be consistent with the original or amended vocational objective (89-111, Adm. Code 572-60; 572-88; and 572-90) employment goal unless written justification for the change exists in the case file and has been changed through an amendment to the client's IWRP (89 Ill. Adm. Code 572.80).

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993)

Section 617.110 Annual Review of Ineligibility Decision

When an applicant for vocational rehabilitation services has been determined ineligible because of a finding that he/she cannot be expected to achieve a vocational goal benefit from VR services in terms of a successful employment outcome, the ineligibility decision must be reviewed within 12 months unless:

- a) the individual refuses a review.
- b) the individual is no longer present in the State.
- c) the individual's whereabouts are unknown.
- d) the individual's medical condition is rapidly deteriorating or terminal as certified by a physician.

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993)

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- 1) Heading of the Part: Comparable Benefits
- 2) Code Citation: 89 Ill. Adm. Code 567
- 3) Section Numbers:
 567.20 Adopted Action:
 567.30 Amendments
 567.100 Amendments
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k))[20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
 Yes No X
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
 July 23, 1993 , 17 Ill. Reg. 11392
 (issue date)
- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
 A) Statement of Objection: (issue date) Ill. Reg.
 B) Agency Response: (issue date) Ill. Reg.
 C) Date Agency Response Submitted for Approval to JCAR:
- 11) Difference(s) between proposal and final version: Only minor technical changes were made. These changes did not change the intent or content of the Rule.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

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- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- 15) Section Numbers Proposed Action Illinois Register Citation
Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated extensive changes to the vocational rehabilitation program. These changes reflect the implementation of the mandated changes. Most changes in the Part are changes in references and citations resulting from changes to other Parts within this title.
- 16) Information and answers to questions regarding this adopted rule shall be directed to:
 Ms. Susan Warner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429
 Telephone number: (217) 785-3896
 TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

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TITLE 89: SOCIAL SERVICES
 CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
 SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 567

COMPARABLE BENEFITS

Section

- 567.10 General Applicability
 567.20 Definition of Comparable Benefits
 567.30 Exceptions to Comparable Benefits
 567.100 Refusal of Comparable Benefits

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(a), (b), and (k)), [20 ILCS 2405/3(a), (b) and (k)], 29 U.S.C. 721(a)(8), and 34 CFR 361.47(b).

SOURCE: Adopted at 9 Ill. Reg. 8839, effective June 10, 1985; amended at 11 Ill. Reg. 820, effective December 23, 1986; amended at 12 Ill. Reg. 3019, effective January 15, 1988; amended at 13 Ill. Reg. 9590, effective June 12, 1989; amended at 13 Ill. Reg. 18933, effective November 16, 1989; amended at 15 Ill. Reg. 6617, effective April 18, 1991; amended at 17 Ill. Reg. 149, effective December 18, 1992; emergency amendments at 17 Ill. Reg. 11696, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. ___, effective November 15, 1993.

Section 567.20 Definition of Comparable Benefits

- a) Comparable benefits are services which are used to determine eligibility (89 Ill. Adm. Code 5532) or to achieve the vocational goal and objectives specified in the client's individualized Written Rehabilitation Program (89 Ill. Adm. Code 572) that, when provided to DORS clients by public or private agencies other than DORS, offset costs which would otherwise be paid by DORS or the client.
- b) Private monetary merit awards, contributions and gifts which are specific or restricted as to use shall be used as intended (e.g., scholarships earmarked for use for college tuition costs or general college expenses) and are an available comparable benefit or service that shall be considered as a comparable benefit to reduce the client's need for that service(s) from DORS.

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Unrestricted monetary merit awards, contributions and gifts shall not be considered as an available resource by DORS and may be used by the client however he/she wishes.

- c) While a client will not be discouraged from applying for loans (i.e., student loans) to assist in the completion of his/her rehabilitation program, he/she may shall not be required to accept such loans. Such loans are not comparable benefits.

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993

Section 567.30 Exceptions to Comparable Benefits

Comparable benefits must be pursued for all services except:

- a) if a search for comparable benefits would delay the provision of VR services to a client who is at extreme medical risk, based upon medical evidence provided by an appropriately licensed medical professional;
- b) for evaluation of vocational-rehabilitation potential during the Determination of Eligibility and Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553);

- c) for counseling, guidance, referral, and placement;

- d) for the provision of any service when the delay caused in identifying and/or making use of a comparable benefit would cause the client to lose a job placement which is immediately available;

- de) for vocational and other training services, (e.g., on-the-job training, work adjustment training including at a rehabilitation facility or nine month pre-vocational program for hearing impaired at Northern Illinois University, and work experience from the Secondary Transitional Experience Program) which are not provided in institutions of higher education (e.g., universities, colleges, vocational schools, technical institutes, or hospital schools of nursing);

- ef) for rehabilitation engineering services (i.e., the application of technologies, engineering methodologies or scientific principles to meet the needs of and

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address the barriers confronted by persons with disabilities);

fg) for supported employment services (34-CFR-363-7 (f)98); and

gh) for post-employment services included in subsections (b), (c), (d), (e), and (f), and (g) above.

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993)

Section 567.100 Refusal of Comparable Benefits

DORS cannot provide a service (with the exception of Section 567.30(a) through(gh)) to a client who refuses to make formal application to a comparable benefit source or who refuses to accept a comparable benefit for which he/she is eligible.

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993)

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1) Heading of the Part: Criteria for the Evaluation of Programs of Services in Community Rehabilitation Programs

2) Code Citation: 89 Ill. Adm. Code 530

3) Section Numbers:

530.5 Adopted Action:
530.10 Amendments
530.110 Amendments
530.130 Amendments
530.140 Amendments
530.200 Amendments
530.230 Amendments
530.240 Section Repealed, New
Section Added
530.250 New Section
530.260 Amendments

4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434)[20 ILCS 2405/3]

5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

6) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐

7) Does this rule (amendment, repealer) contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 15, 1993

9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11394
(issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: ___ Ill. Reg. ___
(issue date)

B) Agency Response: ___ Ill. Reg. ___
(issue date)

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C) Date Agency Response Submitted for Approval to JCAR:

11) Differences(s) between proposal and final version: Only minor technical changes were made. These changes did not change the intent or meaning of any text.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an Emergency Rule(s) currently in effect? Yes

14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s): The changes are being made to ensure DORS' rules pertaining to Community Rehabilitation Programs comply with the provisions of the Rehabilitation Act Amendments of 1992 (P.L. 102-569).

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warrner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER a: GENERAL PROGRAM PROVISIONS

PART 530
CRITERIA FOR THE EVALUATION OF PROGRAMS OF
SERVICES IN COMMUNITY REHABILITATION FACILITIES PROGRAMS

SUBPART A: INTRODUCTION

Section	Applicable Standards
530.5	Evaluation Procedure
530.10	Recommended Procedures In Preparation For And During
530.20	The On-Site Visit (Repealed)

SUBPART B: PROGRAM STANDARDS

Section	Available Programs of Service (Repealed)
530.100	Instructions for Completing the Criteria (Repealed)
530.105	Organization & Administration
530.110	Personnel (Repealed)
530.120	Services
530.130	Safety
530.140	Other (Repealed)
530.150	

SUBPART C: CONTRACTS WITH COMMUNITY REHABILITATION
-----FACILITIES PROGRAM

Section	Disposition of Referrals
530.200	Program Outcomes
530.230	Designated Program Week Rehabilitation-Facility
530.240	Contract-Requirements
530.250	Types of Contracts
530.260	Statistical and Fiscal and Administrative
	Standards-and-Procedures

AUTHORITY: Implementing Section 3 of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, par. 3434) [20 ILCS 2405/3] and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16) [20 ILCS 5/16].

SOURCE: Adopted at 2 Ill. Reg. 52, p. 481, effective December 29, 1978; codified at 7 Ill. Reg. 3200; amended at 13 Ill. Reg. 141, effective December 27, 1988; emergency amendments at 17

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Ill. Reg. 11701, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. _____, effective November 15, 1993

SUBPART A: INTRODUCTION

Section 530.5 Applicable Standards

- a) All Community Rehabilitation Programs (Programs) facilities having annual service contracts/agreements with the Illinois Department of Rehabilitation Services (DORS) shall have all programs offered to DORS clients be accredited by the Commission on Accreditation of Rehabilitation Facilities (CARF) or the National Accreditation Council (NAC), or have met the DORS evaluation criteria set forth in 89 Ill. Adm. Code 530: Subpart B.

- b) DORS shall only apply its evaluation criteria to approve all programs of service which will be offered to DORS clients by a Program rehabilitation facilities which:

- 1) receives less than \$20,000 annually from DORS for fees paid for evaluation and training, and placement provided DORS clients, or
- 2) are is a new rehabilitation-facilities program whose services are deemed necessary by DORS staff, based upon client need, and who have not yet received NAC or CARF accreditation and which have been in existence for at least one year. A new rehabilitation-facility program is one which either has not previously been in existence, or one which has not previously provided services to DORS' clients. A new program rehabilitation facilities receiving \$20,000 or more annually from DORS will may only be accredited by DORS for three years, after which time they must be accredited by CARF or NAC.

- c) Rehabilitation-facilities A Program shall apply for accreditation through the accrediting body's established procedures.

- 1) Application to CARF should be made to:

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Commission on Accreditation of Rehabilitation Facilities

2500-North-Pantano-Road
101 North Wilmet Road, Suite D
Tucson, Arizona 85715

- 2) Application to NAC should be made to:

National Accreditation Council
79 Madison Avenue
New York, New York 10016

- 3) Application to DORS should be made to:

Illinois Department of Rehabilitation Services
Manager, Community Rehabilitation Programs Facilities Unit
P. O. Box 19429
Springfield, Illinois 62794-9429

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 530.10 Evaluation Procedure

- a) At the request of a Program rehabilitation facilities described in Section 530.5(b), ~~(sheltered-workshops)~~ facilities the Program shall be evaluated by representatives of DORS. The facility program must have been in operation for a period of one year prior to requesting the evaluation.
- b) The selection of the DORS representatives shall be the responsibility of the DORS Manager, Workshops and Community Rehabilitation Programs Facilities Unit.
- c) The DORS Regional Facility/Supported Employment Specialist shall ensure that the facilities Programs in his/her Region requesting evaluations receive copies of the Standards contained in 89 Ill. Adm. Code 530: Subpart B in advance of the scheduled evaluation dates.
- d) The DORS representative assigned to conduct the evaluation shall contact the facility program director, to arrange for a time and date convenient

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for all concerned. This representative shall confirm the date by letter.

- e) The selected DORS representative shall be responsible for applying the standards set forth in Subpart B of this Part to the facility Program.

- 1) Prior to conducting the evaluation, the DORS representative shall explain the on-site evaluation procedure to the facility Program director as well as program directors in charge of services to be accredited.

- 2) During the evaluation process, the DORS representative shall review the case records, facility Program description and documents, and interview staff and clients to insure that standards are being followed.

- f) The DORS representative conducting the survey shall hold an exit interview with the facility Program director, staff designated by the Program director and invited guests. The purpose of the interview shall be to summarize the strengths and weaknesses observed during the evaluation.

- g) The results of the evaluation, with recommendations for corrective action based on compliance with this Part, shall be sent to the Manager, Community Rehabilitation Programs Facilities Unit. The mManager reviews the report based upon this Part and within 30 calendar days of evaluation, notifies the facility Program director and/or the governing body, in writing, of the results of the evaluation.

- h) The Program facility director and/or governing board has the right to question the results of the evaluation report. Concerns shall be directed to the DORS Manager, Community Rehabilitation Facilities Programs Unit within 30 calendar days following receipt of the evaluation results. The letter of concern should identify specific areas in which the facility Program does not concur with the evaluation results, and any noted deficiencies. Information supportive of the facility's Program's position should also be included for DORS

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review. The DORS-Facility Manager, Community Rehabilitation Program Unit will review the stated concerns to determine if the facility Program was in compliance with this part based on the additional information and, if necessary, make changes in the report.

- i) DORS shall notify the facility Program of the decision to:

- 1) to approve the services offered by the facility Program for two three years if compliance with the standards of Subpart B are met;
- 2) to grant provisional status to the rehabilitation Program facility for a one-year period. Provisional status is granted as a temporary approval, contingent upon adherence and action pertinent to recommendations made as the result of the evaluation; or
- 3) to not approve the services offered by the facility Program. When DORS determines that a service is not in place (e.g., the facility Program does not have a work adjustment plan) or when a plan of corrective action cannot be mutually agreed upon, DORS will not approve the Program.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993

Section 530.110 Organization & Administration

- a) Corporate Status

The facility Program must be a legally constituted, nonprofit, corporate entity or an entity operated by a State or political subdivision of a State under an appropriate Federal, State or local statute. DORS requires good management practice, which is determined based on the factors set forth in subsections (b) and (c) below.

- b) Governing Body

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- 1) The governing body is responsible for establishing the mission of the organization, policies, buildings and equipment, and necessary financial support to fulfill the mission. These responsibilities are stated in the constitution or bylaws.
- 2) The membership of the governing body shall be is broadly representative of the community. Suggested representation would include business, education, accounting, and consumer.
- 3) The governing body shall employs a full-time Director and delegates to that person the authority and responsibility for the management of the facility Program in accordance with established policies.
- 4) The governing body or its executive committee, and staff of its choice including, at a minimum, the Director of the rehabilitation-facility program shall meets at least quarterly.
- 5) The governing body shall approve the annual budget, and review and approve income and expense reports at least quarterly.
- 6) As part of the constitution or bylaws, the governing body has shall have a policy guarding against possible conflict of interest between its members and the operation of the rehabilitation-facility program.
- 7) The facility Program must have insurance to protect assets and to ensure compensation for staff, disabled individuals with disabilities, volunteers, and the public, in the event such compensation would be required for occurrences for which the facility Program is liable. The governing body reviews the insurance profile annually, and the extent and type of coverage is determined after consultation with professional insurance persons. Evidence of this review must be documented in the minutes of the governing body meetings.

c) Administration

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- 1) An annual written evaluation of the facility's Program's service programs, physical plant, equipment needs, and personnel is shall be completed by the facility Program staff for the governing body to determine consistency with the facility's Program's mission. The evaluation report includes the strengths and/or weaknesses of each service program and a recommended plan for improvement with time frames identified. There must be evidence that the report has been submitted to the governing body, or its executive committee, and that needed action has been taken.
- 2) Policies and programs for in-service training for staff are shall be available in written form. These policies are shall be reviewed and approved by the governing body.
- 3) The financial operations of the facility Program shall be are audited annually by an independent certified public accountant.
- 4) An annual budget is shall be prepared by the Executive Director and presented to the governing body for approval.
- 5) Income and expense reports are shall be submitted to the governing body at least quarterly.
- 6) An employee, with rehabilitation training and/or experience, is shall be designated to coordinate rehabilitation services. The individual shall be responsible for ensuring that the persons responsible for evaluation, training, and placement programs coordinate the activities which will result in meeting the client's vocational employment goals.
- 7) The facility Program shall employs personnel in such numbers and of such type as to meet the needs of individuals served.
- 8) The facility Program has shall have in place, as a means of public information, a

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pamphlet or other written materials which contains the following:

- A) a description of services and programs offered;
- B) identification of client population served;
- C) a description of admission procedures;
- D) a statement of client rights, and
- E) a statement of its nondiscrimination policy.

d) The Program must meet accessibility and safety standards cited in subsection (e) of this Section, Section 530.140 and 89 Ill. Adm. Code 525 prior to providing any services to DORS clients. DORS staff will survey the physical plant of the Program to ensure standards are met. If standards are not met, the Program shall submit a plan of action for approval and follow the procedures set forth at 89 Ill. Adm. Code 525.10(e).

e) DORS must be informed prior to a Program's change in location. DORS will survey the new location prior to the move to ensure accessibility and safety standards are met. If a Program fails to notify DORS prior to a move, all services to DORS clients shall be suspended until a survey is completed by DORS and the accessibility and safety of the new location are established. No Program will be paid for services to DORS clients during the period of the suspension. In no event will DORS clients be sent to a new location if it is determined inaccessible or unsafe.

df) Federal and State Regulations

- 1) The facility Program must comply with Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d), the Constitution of the United States, Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794), the Americans with Disabilities Act (42 USC 12001), the 1970 Constitution of the State of Illinois, the Illinois Human Rights Act (Ill. Rev. Stat. 198791, ch. 68, pars. 1-101 et seq.) [775

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ILCS 5], the Architectural Barriers Act of 1968 (PL 90-480, August 12 1968, 82 USCA 718), the Uniform Accessibility Standards (41 CFR 101-19.6 et seq.) and the American National Standards Institute No. A117.1-1986, and any laws, regulations or orders, State or Federal, which prohibit discrimination on the grounds of race, sex, color, religion, national origin, ancestry, marital status, unfavorable discharge from the military, the inability to speak or comprehend the English language, and any physical or mental disability handicap. The facility Program shall engage in an Affirmative Action Program as required by Section 504 of the Rehabilitation Act of 1973, as amended. Notice of compliance with these Acts must be posted in a public place within the facility physical plant of the Program so that all staff and clients have the opportunity to see it. Public information material must also include statements of compliance with these Acts.

2) The facility Program must comply with both Federal and State Departments of Labor Rules and Regulations (29 CFR 524 (1987), with no later amendments or editions) and 56 Ill. Adm. Code 200.500 respectively), governing wage requirements and be able to produce evidence of meeting such requirements.

3) The facility Program must comply with the Workers' Compensation Act (Ill. Rev. Stat. 198791, ch. 48, pars. 138.1 et seq.) [820 ILCS 305].

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 530.130 Services

a) Program Definitions

For the purposes of this Part, the following terms shall have the following meanings:

- 1) Functional Vocational Assessment - a limited survey of an individual's vocational interests

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and abilities based on a particular Program's curriculum and DORS' counselor's requests.

- 2) Vocational Evaluation - an assessment of an individual's ability to function in a single area (e.g., clerical) or a broad-based assessment of the individual's interests and abilities utilizing a variety of tests, work samples, and situational assessments.
- 3) Psycho-social Evaluation - a vocational assessment which includes intensive counseling and case management in support of clinical services.
- 4) Community Based Work Assessment - observation of an individual in a community work setting by assessing his/her work skills, work habits and attitudes, social and personal characteristics, vocational interest, employment preferences, family support, and other needs.
- 5) Work Adjustment Training (WAT) - transitional, time limited training using individual or group situations. The goal of WAT is to assist the individual in understanding the meaning, value and demands of work and to develop the necessary skills and work attitudes necessary to achieve his/her employment outcome.
- 6) Psycho-social Rehabilitation - an approach to rehabilitation, usually used in the programming for the chronically mentally ill, that combines psychological, medical, vocational, educational and social components with an assertive outreach approach to develop, maximize and maintain the optimal level of functioning for the individual. The goal of psycho-social rehabilitation is obtaining or maintaining competitive, supported or sheltered employment.
- 7) Skills Training - a formal training program of instruction with a written curriculum that develops skills and knowledge for a specific occupation or job family. Training may be in a community or non-community job site.

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- 8) Transitional Employment - services provided to an individual at a community worksite which leads to competitive integrated employment.
 - 9) Job Seeking Skills Training - training to assist an individual to obtain the skills and knowledge to choose a reasonable employment objective and competitive employment.
 - 10) Competitive Placement Services - a group of community-based services designed to assist an individual in obtaining a competitive employment outcome. Services include:
 - A) Assessment - services to assist an individual through observation of job readiness, transferable skills, social and personal characteristics, vocational interest, employment preferences, retention skills, and coping skills.
 - B) Job Development and Placement - services to assist an individual in identifying specific jobs that are available to him/her using job match techniques;
 - C) On-the-job Training - specific training on a specific job to assist an individual in obtaining specific skills and experience in that job; and
 - D) Follow-up Services - time limited services which provide direct and indirect support to an individual and/or employer to allow for adequate job adjustment and retention, or further job development and placement.
 - 11) Supported Employment Placement Services - services provided to an individual in a community integrated work setting. Services are provided through the place/train model. A job coach provides intensive training and support services required to allow the individual to function on the job-site.
- 1)---DORS-incorporates-the-definitions-of functional-vocational-assessment;-vocational

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evaluation, on the job evaluation, work adjustment training, skill training, placement training, and on the job training as found in the Commission on Accreditation of Rehabilitation Facilities Standards Manual for Organizations Serving People with Disabilities (1988, with no later amendments or editions);

2)---"Suitable employment" is defined within this Part as meaning:

A)---competitive employment---employment in the community which provides the client at least a minimum wage reimbursement and fringe benefits (e.g., vacation, sick leave) if such benefits are offered to other employees;

B)---supported employment---competitive work in an integrated work setting for a client with a severe handicap(s) for whom competitive employment has not occurred or for a client for whom competitive employment has been interrupted or intermittent as a result of a severe disability (see 89 Ill. Adm. Code 552.118), and who, because of his or her handicap, needs ongoing support services as determined by the counselor's professional judgment as evidenced in the IWRP (89 Ill. Adm. Code 572.68) to perform such work;--An integrated work setting means that there are eight or fewer individuals with disabilities on a community worksite;

C)---sheltered employment---employment in a rehabilitation facility work program which has been certified by the U.S. Department of Labor pursuant to 29 CFR 525 (1987, with no later amendments or editions) that provides the client with wages commensurate with his or her productivity in accordance with 29 CFR 525.9 (1987, with no later amendments or editions) and fringe benefits if such benefits are offered to other employees

3)---Competitive, supported, and sheltered employment must last for a minimum period of 68 calendar days and meet the following criteria:

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A)---the client and employer are each satisfied;

B)---the client is maintaining adequate interpersonal relationships and acceptable behavior in the job environment (e.g., displays courteous behavior, no temper tantrums, no crying);

C)---the occupation is consistent with the client's capacities, abilities, and interests as documented in the vocational evaluation;

B)---the client possesses skills to perform or continue the work to the satisfaction of the employer;

E)---the employment is regular (i.e., consistent in hours), permanent, and the client receives a wage commensurate with that paid others for similar work in accordance with Section 538.118 (d)(2) of this Part; and

F)---the employment and working conditions will not aggravate the client's disability (e.g., an individual with asthma would not be expected to work in a plant which has a high level of dust) and the client's disability in the job situation will not jeopardize the health or safety of him/herself or others (e.g., an individual with uncontrolled seizure disorder should not operate heavy equipment);

b) Program Standards

1) Intake and Admissions

A) All referrals are must be screened by personal interviews and a reviews of recent medical examinations, psychological testing, and personal data to determine if the program can meet the client's needs.

B) A confidential case record, which includes the information obtained in accordance with subsection (b), must be maintained by the

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facility Program for each client receiving services from the facility Program, and be available only to authorized personnel. designated-by-the facility.

C) Referred individuals not accepted for programming shall be informed in writing of the reason(s) for non-acceptance and, if possible, referred to other appropriate resources in the community.

D) When programs have reached full capacity and waiting lists for admission exist, there are must be written procedures for the administration of the waiting lists and notification of service availability. This notification is documented in each referral file.

E) There must be clearly written entrance and exit criteria for each program offered by the facility Program.

F)---There-must-be-a-written-procedure-for entrance-of-the-client-into-the-facility

6F) As part of the entrance procedure, the client should receives a "Manual" which provides information on safety, services, salaries, fringe benefits, working conditions, standards of behavior expected, and client's rights.

2) Functional Vocational Assessment

A) Programs which include psychological testing shall be under the supervision of a Psychologist registered with the Illinois Department of Professional Regulation in accordance with the Clinical Psychologist Registration Licensing Act (Ill. Rev. Stat. 1991, ch. 111, pars. 535181 et seq.) [225 ILCS 15].

B)---Facilities-Programs-must-obtain-a work-sample-in-accordance-with-the Commission-on-Accreditation-of Rehabilitation-Facilities'-Standards-Manual

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for-Organizations-Serving-People-with Disabilities-{1988,-with-no-later-amendments or-editions}-

3) Evaluation

A) An employee, with rehabilitation training and/or experience in evaluation techniques, must have the responsibility for managing the Evaluation Program.

B) Written evaluation procedures shall identify objectives, evaluation sites, staff responsibility, and activities to be used in the evaluation procedure.

C) Based on referral information, a written evaluation plan shall be developed for each client prior to admission. Each individual plan shall include:

- i) goals and objectives of the client's evaluation, and
- ii) time frames for achievement of goals and objectives.

D) An evaluation staffing shall be held at the completion of the program. Facility Program and DORS staff pertinent to addressing the evaluate's needs must be in attendance. In all instances, the client must attend the staffing unless inappropriate due to client's physical and/or mental state (e.g., hospitalization) at which time a parent, family member, guardian, advocate or duly authorized representative of the client shall be invited to participate. Results of the staff meeting will be documented and become a part of the client's case record.

E) A written evaluation report shall be provided and interpreted to the client.

4) Training

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- A) An employee(s) with rehabilitation training and/or experience must have the designated responsibility for managing the Training Program.
- B) Written training procedures and/or curricula shall include identification of training objectives, program length, training sites, staff responsibilities, and a general overview of the methods, equipment, and materials to be utilized.

- C) Based upon previous diagnostic findings and available data, an individualized Written Training Plan ~~is~~ shall be developed prior to the client's entering training. The Plan includes:

- i) the condition(s) impediment(s) that exist which interfere with the client's vocational objectives;
- ii) the overall anticipated outcome of the applied program;
- iii) intermediate objectives to be reached in order to achieve the anticipated outcome;
- iv) time frames associated with each planned intermediate objective and the overall outcome; and
- v) identifiable indicators which will measure the success of the Plan.

- D) The facility Program must have vocational assessment information available which indicates that the client has interest in the job area, motivation and aptitudes for the job prior to placement in the program.

- E) The facility Program shall have available work/job sites and ancillary programs necessary to meet the needs

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identified in the Individualized Written Training Plan.

- F) ~~the facility must have a written plan to meet the client's vocational training needs when work is not available.~~

- G) Training staffings are to be held at least every eight weeks for review of the client's plan and intermediate objectives. Facility staff pertinent to addressing the client's needs must be in attendance. Program and DORS staff pertinent to addressing the client's needs must be in attendance. In all instances, the client must attend the staffing unless inappropriate due to the client's physical and/or mental state, at which time a parent, family member, guardian, advocate or duly authorized representative of the client shall be invited to participate.

5) Placement and Follow-Up

- A) ~~Placement services must be provided in accordance with the individual client's employment goals. Placement service should be provided to those clients in all work-oriented programs.~~

~~Follow-up services shall be provided to ensure employment adjustment and retention. When problems related to the job occur, follow-up service will include additional programming (e.g., job coach, additional training, transportation assistance).~~

~~An employee with rehabilitation training and/or experience shall have the responsibility of coordinating the placement program.~~

~~An Individualized Written Placement Plan shall be developed to establish the activities needed for a client to reach employment goals.~~

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- E)-----Placement-staffings-shall-be-held-on-a
planned-schedule-to-review-the
placement/follow-up-activities-for-each
client-and-the-need-to-modify-the-follow-up
plan-based-on-the-client's-changing-needs.
- F)-----A-written-follow-up-plan-shall-be-developed
on-each-client-placed,-establishing-services
needed-to-maintain-employment-and
responsibilities-of-individuals-involved-in
the-plan;
- G)-----Written-summaries-of-placement-staffings
shall-be-provided-to-the-client,-the-DORS
counselor-and-others-as-authorized-by-the
client.
- H)-----The-placement-specialist-shall-develop-and
maintain-a-written-commentary-on-employer
contacts-to-identify-employment
opportunities-for-persons-with
disabilities.-The-commentary-would-include
the-employer,-contact-person,-types-of-jobs,
necessary-skills-for-the-job-and-job
openings.
- A) An employee with rehabilitation training
and/or experience shall have the
responsibility of coordinating the placement
program.
- B) An Individualized Written Placement Plan
shall be developed to establish the
activities needed for a client to reach
employment goals. The Plan shall include
services needed to maintain employment and
the responsibilities of the individuals
involved in the Plan.
- C) Placement services must be provided in
accordance with the individual client's
employment goals. Placement service should
be provided to those clients in all
work-oriented programs.
- D) Follow-up services shall be provided to
ensure employment adjustment and retention.

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- When problems related to the job occur,
follow-up service will include additional
programming (e.g., job coach, additional
training, transportation assistance).
- E) Placement staffings shall be held on a at
least every 4 weeks to review the
placement/follow-up activities for each
client and the need to modify the follow-up
plan based on the client's changing needs.
Written summaries of these staffings shall
be provided to the client, DORS and all
other individuals so authorized by the
client.
- F) The placement specialist shall develop and
maintain a written commentary on employer
contacts to identify employment
opportunities for persons with
disabilities. The commentary would include
the employer, contact person, types of jobs,
necessary skills for the job and job
openings.
- 6) Work Services
- HA) Clients employed in the
facility's program's work services
program shall receive an employee's manual
providing information on safety, services,
salaries, fringe benefits, working
conditions, standards of behavior expected,
and appeal rights.
- JB) Minimum program standards for
employment are:
- i) at least semiannually, the
facility Program staff must assess
each client's potential for community
job placement. The client is
shall be referred for other services,
e.g., vocational evaluation, work
adjustment, skill training, programs in
industry, and job placement when
facility Program staff determines

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that community placement may be a feasible goal (e.g., improvement in behavior, increase in productivity);

- ii) there is shall be no charge to the client for the "privilege" of employment per se. There may be, however, appropriate charges for optional and rehabilitation services. However, no charge shall be imposed without advance notice to and approval of the client. An itemized invoice is submitted to the client served, the legal guardian, or a third-party sponsor; and

- iii) within one year of entry into employment in the Work services Program, each client shall receives benefits commensurate with those provided other comparably classified non-disabled employees within the facility program. In the event no comparable classification exists, the client is shall be provided annually, a minimum of five days paid vacation, five days paid sick leave, and five holidays with pay.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 530.140 Safety

a) Physical Plant

- 1) The physical plant of the facility Program and its environment is shall be arranged and maintained to assure compliance with the Illinois Accessibility Code (71 Ill. Adm. Code 400).
- 2) The facility Program Director shall designate a staff member who will be responsible for developing and maintaining a safety program in accordance with subsection (a).

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- 3) An executive safety committee shall be appointed with clearly-defined responsibilities for the safety programs of the facility program, including:

- A) meeting at least quarterly to review the facility's Program's safety program and complete a written evaluation of the effectiveness of the program;
- B) developing a written emergency plan detailing staff action and responsibilities, including provision for fire evacuation, power failure, and natural disasters;
- C) establishing a program of accident prevention; and
- D) establishing a system of accident reporting which shall also include a review of the incident reports made and recommendations for corrective action.

- 4) The facility Program staff shall conduct test drills of the emergency plan at least once each six weeks, with written results of the test drills being forwarded to the Director of the facility.

- 5) The facility Program shall have evidence of a satisfactory inspection by local or State fire control agencies at least once each 12 months, or sooner if required by State or local standards.

- 6) The facility Program shall utilize, at least once every two years, competent safety specialists (e.g., a licensed or registered safety engineer, a representative of a state agency providing Occupational Safety and Health Administration type inspections on a consultative basis, a safety consultant or representative of the facility's Program's insurer) to complete safety surveys of all facility Program locations, programs, and equipment.

- b) Emergency Treatment

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- 1) The facility Program shall provide an area for temporary isolation and care of clients who become ill while at the facility Program.
- 2) The facility Program shall have a person(s) trained to render first aid, including cardiopulmonary Resuscitation (e.g., Red Cross, local hospital).
- 3) The facility Program shall have a written operational procedure designed to provide protection to all individuals in the facility Program in the event of catastrophic emergencies (e.g., fire, tornado, flood).

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993

SUBPART C: CONTRACTS WITH COMMUNITY REHABILITATION

-----FACILITIES PROGRAMS-----

Section 530.200 Disposition of Referrals

- a) When a facility Program refers a client to DORS for services, DORS shall notify the facility Program, in writing, of the disposition of the referral within 30 calendar days of receipt of the referral. This notification shall include the name of the counselor, the client's current status with DORS and/or any pertinent information regarding the client, including the possibility and projected date, of DORS funding of services for the client.
- b) When DORS refers a client to a facility Program for services, the facility Program shall notify DORS, in writing, of the disposition of the referral within 30 calendar days of receipt of the referral. This notification shall include the expected date of admission and/or any other pertinent information regarding the client's entry into the program, that the facility-possesses---Pertinent-information includes e.g., information about the disability, vocational and social history, educational background and medical and psychological information.
- c) Once a client is accepted for services and is involved in programming, both parties agree to notify one

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another of the termination of client services and/or sponsorship of services within five working days of the effective date actual-termination.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993

Section 530.230 Program Outcomes

To be claimed as a successful outcome, the following criteria in the indicated categories must be met.

- a)---The facility shall agree to provide services, for which the facility has been approved by DORS, upon referral, by DORS, of a client to the facility---
- b)---Program-outcomes shall be reported and monitored quarterly, on the DORS-"Successful-Placement-Report," IB-488-1680.---The successful placement report provides information about DORS clients who have been placed, the type of job, wages, and hours.---This report shall be initiated by the facility and submitted to the Facility Specialist or the DORS-Contact Person who shall see that the outcomes are verified by the appropriate DORS staff.---The completed report shall be returned to the Facility Specialist for distribution to the facility and appropriate DORS staff.

- a) To be considered to have achieved a successful outcome:

1) the individual must:

- A) have a physical or mental disability which, for the individual, causes, or may cause, a substantial impediment to employment;
 - B) have an active IWRP and Program placement plan; and
 - C) participate in at least one of the programs offered by the Program as evidence by group billings submitted to DORS.
- 2) these criteria must be met:

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- A) the employment outcome is consistent with the individual's abilities and interests;
- B) the outcome meets the individual's needs in terms of income, security, opportunity for advancement and employment outcome;
- C) the individual performs the job duties effectively and efficiently;
- D) the employment and working conditions are not contraindicated based on the client's disability, and the client will not jeopardize the health and safety of others while on the job site;
- E) the employment is regular and reasonably permanent; and
- F) follow-up service plan has been developed and such services will be provided to the individual as necessary to afford the client every opportunity to maintain employment. Follow-up must be maintained for a minimum of 60 days after placement and stabilization of the client on the work-site.
- b) DORS shall award a competitive outcome within a Program operated program when:
- 1) the Client is making at least minimum wage;
 - 2) no other State or federal agency is funding the client as a sheltered employee (Section 530.130(a)(16)(C));
 - 3) a job description is in place which gives evidence the position is an agency staff position;
 - 4) the client receives the same benefits and privileges of employment as other agency employees; and
 - 5) the site is integrated.
- c) DORS shall award a successful supported employment outcome when the client has maintained job stability

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- for a period of 60 days or more and extended services are being provided through a source other than DORS. Supported Employment is community integrated employment for individuals with severe disabilities for whom competitive employment has traditionally not occurred or has been interrupted as a result of a severe disability and:
- 1) severely disabled workers are employed in groups of eight or less; and
 - 2) the client is in need of, and is provided, on-going support services at a rate of at least 2 contacts per month.
- d) DORS shall award a successful placement in work services when the client:
- 1) is offered an average of at least 20 hours of paid work per week per pay period;
 - 2) earns at least 25% of the prevailing wage for the locality in which the job is performed; and
 - 3) has maintained employment for at least 60 calendar days.
- e) Outcome Verification
- 1) Successful outcomes will be reported monthly by Programs paid through Level of Funding or Base Plus Performance agreements and quarterly by Fee for Service Programs.
 - 2) Successful outcomes are determined by the DORS counselor serving the particular client and are stated in the client's IWRP (89 Ill. Adm. Code 572). Verification depends upon the client achieving the employment outcome stated in his/her IWRP.
 - A) Multiple outcomes may be credited for the same client when the services provided by the Program are needed for the client to attain each employment goal, the outcome identified was included in the client's IWRP

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and the client is making progress towards an integrated competitive employment outcome.

B) Two Programs may be awarded one-half an outcome credit when the client has participated in approved programming of each Program and the services provided by each Program were contributory to the achievement of the goal. No more than two Programs may share an outcome.

C) If the DORS counselor does not approve a successful outcome submitted by a Program, the counselor shall make written notice of the rejection to the Program.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 530.240 Rehabilitation-Facility-Contract Requirements Designated Program Week

For those clients being provided with Rehabilitation-Facility services through a contract with DORS, the following requirements must be met:

-----a)-----An individual written program plan is prepared by the facility in accordance with 89 Ill. Adm. Code 572 and agreed upon by the client and rehabilitation counselor prior to entry into any of the facility's programs (see Section 530.130(a) for definitions of the various programs) including placement. This plan must be submitted to DORS within five working days after the client enters the program. If the placement plan indicates a vocational objective of sheltered employment, any needed ancillary services (e.g., transportation, medical services, equipment and clothing) will be identified, and an agreement regarding client financial participation must be reached.

-----b)-----Evaluation staffings will be held at the completion of the evaluation. Training and placement staffings will be held at least every eight weeks. The facility will provide information related to the client's planned program progress at the staffing and a written summary of the staffings to DORS within ten working days of the staffing. The summary will include date,

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attendees, discussions, conclusions, and recommendations. A DORS representative will be present for the staffings.

-----c)-----The facility will submit a final evaluation report upon completion of evaluation utilizing the Facility Evaluation Report (IL-488-0362) or a format containing the same information. The Facility Evaluation Report must include background information (e.g., disability, family, education, financial), interpersonal, personal observations (e.g., peer relations, acceptance of authority, grooming, personal habits, work tolerance), vocational appraisal (e.g., intelligence, aptitudes, skills, interests), recommended goals (e.g., personal, vocational, short-term, long-term), and recommended program(s) and services (e.g., counseling, training, medical, educational). Training Progress Reports will be submitted at least every eight weeks utilizing the Facility Trainee's Progress Report (IL-488-0361) or a format containing the same information. The Training Progress Reports must include vocational performance and interpersonal personal observations. A final placement report should be completed after the client completes 60 days of satisfactory employment. Placement reports provide information on where the individual is placed, the hours worked per week, the wages, if there is a need for ongoing support, if there is a need for further services, current adjustment to job, and employer's input on job performance. All reports must be submitted within five working days of the end of the reporting period.

-----d)-----The facility will contact the DORS Facilities Specialist prior to lay-offs in any of the components of the Sheltered Work Program.

Services purchased by DORS on a full time weekly basis shall offer at least 25 hours of program time per week. For placement services, the program hours will relate to the individual's needs and activities as outlined in the individual's Individualized Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572).

(Source: Section repealed, new Section added at 17 Ill. Reg. _____, effective November 15, 1993)

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Section 530.250 Types of Contract

a) Base Plus Performance

- 1) This contract is a partial assurance arrangement which divides the total dollars into two funding components. The purpose is to develop an individual client driven contract which allows the Program to provide the needed array of services.
- 2) The "Base" component provides the guarantee that between 30 and 70 percent of the total contract dollars for a designated minimum number of program slots available to DORS clients will be paid to the Program. Each contract will specify the base percentage guaranteed the Program, which is determined by the Program during annual contract negotiations.
- 3) The "Performance" component provides payment for outcomes attained. The number of agreed upon outcomes is determined through negotiations between DORS and the Program. The balance of the total contract not used in the base component is divided by the number of projected outcomes to identify an outcome value which will be paid to the Program for each verified successful outcome achieved. In addition, Programs may be able to earn an additional percentage, up to the ceiling established by DORS, of the performance component amount for additional competitive outcomes.

- 4) Equal payments based on the entire contract will be made for the first 10 months. The 11th payment may be adjusted based on actual performance. The 12th and final payment will be based upon the total outcomes reported and verified. If the Program exceeds both competitive and total outcome goals, DORS will allow payment for additional competitive outcomes. Payment for additional outcomes will be added to the 12th payment. All payments shall be based on each Program's contract.

b) Level of Funding

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- 1) An arrangement whereby funds are set aside based upon the projected numbers of weeks of service that will be provided to DORS clients and successful outcomes. Contract dollars are earned through provision of services or the attainment of outcomes which ever is higher. This type of contract provides no payments for performance over and above the levels specified in the contract.
- 2) Equal payments based on the entire contract will be made for the first 11 months. The final payment will be made without adjustment when the service or outcome levels reach 90% of the projected levels. (If service and successful outcome levels both fall below 90%, the total contract will be reconciled at the higher level of the two).
- c) Cooperative Working Rate Agreement
These are fee for service agreements that identify approved services and rates of payments. They require no contract and have no funding set aside or assured funding levels. The Program is paid only for services provided through individual authorization.

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993)

Section 530.260 Statistical and Fiscal and Administrative Standards and Procedures

The facility shall maintain the necessary records for the purpose of DORS audit which shall include:

- a) Copies of all DORS "Notification of Approval for Facility Services" (1b-488-0317), cancellations and billings to include invoice vouchers and/or group billing sheets.
- b) Records of client service hours which are to be kept by time clock, time cards, or time sheets. Time sheet(s) shall be signed by client(s).
- c) Records of payments made to client(s) for lunches, transportation and/or maintenance when authorized by

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~~-----d)-----The facility will maintain effective control over and accountability for cash, real and personal property. Further, it shall have a financial and compliance audit performed in accordance with standards prescribed by DORS.~~

~~records in accordance with 89 Ill. Adm. Code 520.---Such records must include signed cash receipts or cancelled checks for such payments.~~

a) Facilities shall keep the following records for a minimum of 5 years:

- 1) copies of all forms and billings required by, and submitted to, DORS;
- 2) records of client service hours kept by time clock, time cards or time sheets signed by the client;
- 3) records of payments made to clients for lunches, transportation and/or maintenance when authorized by DORS. Such records must include a signed receipt or cancelled check for each payment; and
- 4) confidential case records as defined in Section 530.130.

b) Monitoring/Review

- 1) The DORS Regional Facility/Supported Employment Specialist shall review the service provisions specified in the Program's contract/agreement and successful placement reports monthly for each Program in his/her Region. Monthly reports will be compiled into quarterly reports and submitted to DORS Central Office by the Regional Facility/Supported Employment Specialist no later than 30 calendar days after the end of each quarter.

- 2) On-site reviews shall be conducted by the Regional Facility/Supported Employment Specialist every 2 years for the purpose of determining if the essential components of the DORS contract are being carried out. A copy of the Program's evaluation management report shall be sent to the

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Regional Facility/Supported Employment Specialist annually.

- 3) The Division of Community Services will maintain statewide monitoring information on outcome and utilization levels, as well as expenditures made under cooperative working agreements with Programs. This information, along with input from the Regional Community Facility/Supported Employment Specialist, shall be used to identify Program contracts which need revision.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

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NOTICE OF ADOPTED REPEALER

1) Heading of the Part: Eligibility2) Code Citation: 89 Ill. Adm. Code 5523) Section Numbers:Adopted Action:

552.10 Repealed
 552.20 Repealed
 552.30 Repealed
 552.35 Repealed
 552.40 Repealed
 552.50 Repealed
 552.60 Repealed
 552.70 Repealed
 552.80 Repealed
 552.90 Repealed
 552.100 Repealed
 552.110 Repealed
 552.120 Repealed

4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]

5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

6) Does this rulemaking contain an automatic repeal date?

___ Yes X No

7) Does this rule (amendment, repealer) contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 15, 1993

9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11396
 (issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date), ___ Ill. Reg. ___

B) Agency Response: (issue date), ___ Ill. Reg. ___

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

C) Date Agency Response Submitted for Approval to JCAR:

11) Difference(s) between proposal and final version: No changes were made.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an Emergency Rule(s) currently in effect? Yes

14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) made extensive changes to the eligibility criteria for vocational rehabilitation services. As the changes were so extensive, this Part has been repealed and eligibility information added at 89 Ill. Adm. Code 553.

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warrner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429
 Telephone number: (217) 785-3896
 TTY/TDD: (217) 785-9301

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Hearing Officer Standards
- 2) Code Citation: 2 Ill. Adm. Code 1177
- 3) Section Numbers: 1177.10
Adopted Action:
Amendments
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k))[20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
___ Yes X No
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
July 23, 1993, 17 Ill. Reg. 11400
(issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date) ___ Ill. Reg. ___

B) Agency Response: (issue date) ___ Ill. Reg. ___

C) Date Agency Response Submitted for Approval to JCAR:

- 11) Difference(s) between proposal and final version: Only minor technical changes were made. These changes did not change the intent or meaning of any Section.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

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- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- 15) Section Numbers Proposed Action Illinois Register Citation
Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandate specific changes to the qualifications for individuals to serve as Impartial Hearing Officers for Level II (Formal) Hearings brought by clients of the vocational rehabilitation program. These amendments effectuate these changes.
- 16) Information and answers to questions regarding this adopted rule shall be directed to:
Ms. Susan Warner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENT

TITLE 2: GOVERNMENTAL ORGANIZATION

SUBTITLE D: CODE DEPARTMENTS

CHAPTER XX: DEPARTMENT OF REHABILITATION SERVICES

PART 1177

IMPARTIAL HEARING OFFICER STANDARDS

SUBPART A: IMPARTIAL HEARING OFFICER STANDARDS

Section

1177.10 Impartial Hearing Officer Standards

AUTHORITY: Implementing Section 3 of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, par. 3434(a))[20 ILCS 2405/3a], authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16)[20 ILCS 5/16], and Section 10-20 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. 1010-20)[5 ILCS 100/10-20].

SOURCE: Adopted at 16 Ill. Reg. 12778, effective August 3, 1992; emergency amendment at 17 Ill. Reg. 11766, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. ____, effective November 15, 1993.

Section 1177.10 Impartial Hearing Officer Standards

A hearing officer conducting a Level II Hearing (Impartial Hearing Officer) in accordance with this Part may not be an employee of DORS, a member of DORS' Rehabilitation Services Advisory Council, or an employee of any public agency, with the exceptions of administrative law judges, hearing examiners or employees of institutions of higher education, involved in any decision regarding the furnishing or denial of rehabilitation services to a DORS applicant or client and shall have the following qualifications:

- a) be at least 21 years of age;
- b) have a bachelor's degree or equivalent professional experience in the area of human services;
- c) have background and experience in, and knowledge of, the delivery of vocational rehabilitation services, the title I State Plan and federal and DORS rules governing the provision of services;

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- d) have the ability to be fair and impartial and to remove him/herself if he/she has a conflict of interest; and

- e) have no personal or financial conflicts of interest; and

- ef) have attended DORS Impartial Hearing Officer Training.

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993.)

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Illinois Center for Rehabilitation and Education/Community Residential Services for the Blind and Visually Impaired.

- 2) Code Citation: 89 Ill. Adm. Code 730

- 3) Section Numbers:
 730.10 Adopted Action:
 New Section
 730.20 New Section
 730.30 New Section
 730.200 Amendments
 730.210 Amendments
 730.220 Amendments
 730.230 Amendments
 730.250 Amendments
 730.400 Amendments
 730.410 Amendments
 730.420 Amendments
 730.430 Amendments
 730.440 Amendments
 730.460 Amendments
 730.600 Amendments
 730.650 Amendments

- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]

- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

- 6) Does this rulemaking contain an automatic repeal date?
 Yes ☐ No ☒

- 7) Does this rule (amendment, repealer) contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: November 15, 1993

- 9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11398
 (issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

- A) Statement of Objection: (issue date) Ill. Reg. _____

- B) Agency Response: (issue date) Ill. Reg. _____

- C) Date Agency Response Submitted for Approval to JCAR:
 Difference(s) between proposal and final version: Only minor technical changes were made. These changes did not change the intent or meaning of any Section.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes

- 14) Are there any amendments pending on this Part: No

- Section Numbers Proposed Action Illinois Register Citation

- 15) Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) and the Disabled Person Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, par. 3434(b), (f), and (k) and 3443) [20 ILCS 2405/3(b), (f), and (k) and 12] require specific changes to this portion of the vocational rehabilitation program. These amendments reflect the required changes.

- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warrner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429
 Telephone number: (217) 785-3896
 TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
 CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
 SUBCHAPTER e: COMMUNITY SPECIALIZED SERVICES FOR THE
 VISUALLY IMPAIRED/~~ILLINOIS-VISUALLY-HANDICAPPED-INSTITUTE~~
 PART 730
~~ILLINOIS-VISUALLY-HANDICAPPED-INSTITUTE~~
 ILLINOIS CENTER FOR REHABILITATION AND EDUCATION/COMMUNITY
 RESIDENTIAL SERVICES FOR THE BLIND AND VISUALLY IMPAIRED

SUBPART A: ELIGIBILITY

Section
 730.10 Definitions
 730.20 Eligibility Criteria
 730.30 Individualized Written Rehabilitation Plan (IWRP)

SUBPART B: PROGRAM SERVICES

Section
 730.200 Available Programs
 730.210 Activities of Daily Living
 730.220 Communication
 730.230 Home Mechanics
 730.240 Orientation and Mobility
 730.250 Wellness Education, Haptic Arts, Leisure Activities
 and Other Programs

SUBPART C: SUPPORT SERVICES

Section
 730.400 Medical Services
 730.410 Equipment Loans
 730.420 Telephone Services
 730.430 Dietary Services
 730.440 Transportation Services
 730.460 Counseling and Personal Adjustment

SUBPART D: CLIENT CONDUCT

Section
 730.600 Rules of Client Conduct
 730.650 Discipline
 730.700 Disciplinary Appeals (Repealed)

AUTHORITY: Implementing and authorized by Sections 3(b),(f) and (k) of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat.

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1991, ch. 23, pars. 3434(b), (f) and (k) and 3443) [20 ILCS 2405/3 (b), (f), and (k) and 12].

SOURCE: Adopted at 10 Ill. Reg. 6853, effective April 7, 1986; amended at 15 Ill. Reg. 6265, effective April 15 1991; amended at 17 Ill. Reg. 425, effective December 18, 1992; Emergency Amendments at 17 Ill. Adm. Reg. 11745, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. _____, effective November 15, 1993

SUBPART A: ELIGIBILITY

Section 730.10 Definitions

For the purpose of this Part, the following terms shall have the following meaning:

Client - an individual being provided services through ICRE-Wood or CRSEBVI.

Community and Residential Services for the Blind and Visually Impaired (CRSEBVI) - a comprehensive adjustment training program offering independent living training in institutional and community settings for individuals who are blind or visually impaired. In an institutional setting, services are provided through the Illinois Center for Rehabilitation and Education (ICRE-Wood)

Community Services Visually Handicapped (CSVH) - the community-based component of CRSEBVI

ICRE-Wood - the facility operated by DORS which provides comprehensive services to enhance independent functioning in daily living skills, job retention skills, and pre-vocational skills to individuals who are blind or severely visually impaired.

Severely Visually Impaired - having central visual acuity of 20/100 or less in the better eye with best correction; or central visual acuity of better than 20/100 in the better eye with best correction, but a limitation in the visual fields of 20 degrees or less.

(Source: Rule added at 17 Ill. Reg. _____, effective November 15, 1993)

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Section 730.20 Eligibility Criteria

a) A client of VR Program receiving services through ICRE-Wood must meet all the criteria set forth at 89 Ill. Adm. Code 553, except that a client need not have intermediate or long-range vocational goals that will result in a successful employment outcome.

b) A CRSBVI client must be an individual who is blind or severely visually impaired who requires services to maintain or establish an independent living pattern.

(Source: Rule added at 17 Ill. Reg. ____, effective November 15, 1993.)

Section 730.30 Individualized Written Rehabilitation Plan (IWRP)

a) A client served under this Part may only receive services as outlined in the individual's IWRP pursuant to the provisions of 89 Ill. Adm. Code 572.

b) In the completion of the IWRP for a client served through CRSBVI, the employment goal shall be a non-competitive goal, not a successful employment outcome.

(Source: Rule added at 17 Ill. Reg. ____, effective November 15, 1993.)

SUBPART B: PROGRAM SERVICES

Section 730.200 Available Programs

Individualized, goal-oriented programs are cooperatively developed and agreed to by the client and the Illinois Visually-Handicapped Institute-(IVHI) ICRE-Wood staff.

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993.)

Section 730.210 Activities of Daily Living

This program provides comprehensive training for IVHI ICRE-Wood client-s which will enable them to more independently perform daily domestic chores. Skill training is given in:

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a) Personal Care and Grooming

b) Cooking

c) Cleaning

d) Clothing care, Repair and Sewing

e) Laundry

f) Household Record Keeping

g) Care of an Apartment their home environment

h) Shopping

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993.)

Section 730.220 Communication

The communications program teaches skills which will enhance the clients' abilities to communicate on a non-verbal basis using residual vision. little-or-no-sight: Training is given in:

a) Braille;

b) Typing key boarding;

c) basic computer instruction;

ed) Script and Pprint Writing;

de) Common Electronic Equipment and Devices (e.g., calculators, recording devices, etc.)

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993.)

Section 730.230 Home Mechanics

The purpose of this program is to teach skills to the clients which will enable them to perform routine home-maintenance chores. Home Mechanics instruction is provided in conjunction with Activities of Daily Living training to present a comprehensive curriculum in the skills of independent living. The goal of this training is to assist the client in obtaining safe and efficient skills in the management of common household

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maintenance and repair. Training is provided in the following areas:

- a) Use of common hand tools;
- b) Practical Electricity and Electronics;
- c) Practical Plumbing; and
- d) General Woodworking.

(Source: Amended at 17 Ill. Reg. ____, effective November 15, 1993.)

Section 730.250 Wellness Education, Haptic Arts, Leisure Activities and Other Programs

Additional programs offered at IVH ICRE-Wood to provide its clients with skills which will enhance their ability to function intellectually and socially are:

- a) Low Vision Clinics, which assess a client's remaining visual functioning, determine if low vision aids, such as magnification devices, would improve the client's functioning, and teach the client how to use such devices.
- b) General Equivalency Diploma (GED) Instruction, which is offered to clients having the communications skills and cognitive ability necessary to benefit from it such instruction. It GED instruction prepares the client to take the General-Equivalency Diploma GED examination. To enroll in GED instruction, the client must have at least a 10th grade education. Clients with less than a 10th grade education will be provided remedial training so that they may access GED instruction upon attaining educational skills and knowledge at the 10th grade level.
- c) College Prep Instruction, which consists of training that enables visually impaired individuals to pursue college training (e.g., doing research and securing readers or recorded texts). The client must have a high school or GED diploma to be enrolled in this class.

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d) Leisure Time Activities include:

- 1) Crafts bowling; and
- 2) Clubs other social and recreational activities.

3) ---Music

e) Physical-Education; which includes body-awareness; body-positioning; and spatial-orientation; Wellness education is provided to the client in an effort to promote better overall physical and mental health and well-being. This program includes instruction to assist the client in learning and accepting self-responsibility for his/her physical, mental, emotional and social health and well-being so that he/she may function at the highest degree of independence possible, thereby integrating into society as a contributing member at his/her fullest potential. Instruction is provided in the areas of:

- 1) nutrition;
- 2) physical fitness;
- 3) environmental interaction;
- 4) accident prevention and safety;
- 5) medical management; and
- 6) stress management.

f) A once-a-week-day program-offering an abbreviated schedule-of-skill-training-selected-by-the-client;-an opportunity-to-socialize;-and-peer-support-for-blind individuals-55-years-of-age-and-older-from-the-greater Chicago-area-who-are-transported-by-IVH-from-their homes. Senior day programming will be provided once per week for individuals who are at least 55 years old and blind or severely visually impaired. The focus of this program is to provide limited skills training with opportunity for participants to socialize and gain peer support. No residential services are available through this program.

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(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993.)

SUBPART C: SUPPORT SERVICES

Section 730.400 Medical Services

- a) Medical staff available to clients at IVHI ICRE-Wood consist of:
 - 1) a Medical Director Consultant,
 - 2) Ophthalmological Low Vision Consultants, and
 - 3) Supervising-Nurse-and-nursing staff who will provide comprehensive basic medical care.
- b) Visits with the consultant are scheduled through a member of the supervising-nurse nursing staff.
- c) Clients should report all accidents to the nurse. Clients must have medical insurance, Public Aid medical card, or have signed a release to authorize medical treatment at a no-charge medical facility.
- d) Clients should report to the nurse any illness which results in absence from scheduled activities. The nurse will then advise staff of clients who are too ill to attend class and/or meals.
- e) No prescription or non-prescription medications will be dispensed by any IVHI ICRE-Wood staff member except a registered professional nurse and only under a physician's orders. Upon admission to IVHI ICRE-Wood, the client must notify the nurse on duty of all prescription medications being taken. Staff A nurse will dispense the medication to the client until such time as the client has shown the ability to identify specific medications prescribed and the proper procedures for using them. Registered professional nurses will monitor the client's self-medication until the client has demonstrated a knowledge of drug, dose, time, and side effects. Clients who are diabetic and not already proficient in self-medication will be instructed on self-administration.

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- f) HIV Testing. In compliance with the AIDS Confidentiality Act (AIDS Act) (Ill. Rev. Stat. 198991, ch. 111 1/2, par. 7301 et seq.) [410 ILCS 305/1] and rules of the DPH (77 Ill. Adm. Code 697), a client may not be tested for human immunodeficiency virus (HIV) unless:
 - 1) the client or legally authorized representative consents in writing, or
 - 2) a DORS school employee has had an accidental direct skin or mucous membrane contact with the student's blood or body fluids which is of a nature that may transmit HIV, as determined by a physician in his or her medical judgement.
- g) Test Information and Counseling. In compliance with the AIDS Act, if an HIV test is ordered by an IVHI ICRE-Wood physician, whether or not written, informed consent of the client or legally authorized representative has been given, the physician shall provide the client with:
 - 1) the meaning of test results;
 - 2) additional or confirmatory testing, when appropriate; and
 - 3) referrals for further information or counseling.
- h) Disclosure of Test Results. The person performing the test or the Superintendent, only if IVHI ICRE-Wood is authorized to obtain the test results, may only disclose results to the following people, who may not redisclose the results, except as authorized by the AIDS Act:
 - 1) the client or his or her legally authorized representative;
 - 2) anyone designated in an express release executed by the client or legally authorized representative;
 - 3) an employee who has had accidental contact as described in subsection (f) of this Section;

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- 4) the DPH (any redisclosure by a DPH employee in violation of the AIDS Confidentiality Act will result in disciplinary action taken by DPH); and
- 5) any employee who (and redisclosure by a DORS employee in violation of the AIDS Confidentiality Act will result in disciplinary action taken by DORS):
- provides the client with medical services or such care as may involve contact with blood or body fluids of a client; and
 - has a need to know such information (e.g., a health care provider who has been involved in accidental direct skin or mucous membrane contact with the blood or bodily fluids of an individual with AIDS).

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993)

Section 730.410 Equipment Loans

Staff members may loan IVHI/ICRE-Wood equipment such as Braille writers and tape recorders to a clients for their his/her use when it is available and needed for class assignments. A record of the loaned equipment will be kept by IVHI ICRE-Wood. The length of the loan is based upon the purpose of the loan. Loaned equipment might also be recalled for inventory purposes. The clients will be held responsible for the repair or replacement of damaged or lost equipment. Failure by the client to repair or replace equipment loaned to him/her shall result in removal from the program.

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993)

Section 730.420 Telephone Services

- Clients must use the pay phones located in the lobby, lounge, or dormitory hallway when making personal calls. Unless an incoming call is an emergency (e.g., death or hospitalization of a client's family member), clients will not be called to the telephone during class periods or and after 11:00 p.m. However, the receptionist at the front desk will take messages for the clients during these times.

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- Clients should limit all telephone calls to 5 minutes so that others can use the telephone.

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993)

Section 730.430 Dietary Services

- ~~Meals are served in the cafeteria daily from 7:45 a.m. to 8:35 a.m.; 12 p.m. to 1 p.m.; and 4:30 p.m. to 6 p.m. Clients are not called for meals, but must assume responsibility for reporting to the dining room on time. Meals will not be served outside the time allowed unless an excused absence (e.g., doctor's appointments and scheduled group outings) or medical necessity has prevented eating at the scheduled times.~~

Morning, noon and evening meals will be served at designated times daily. Clients are not called for meals, but must assume responsibility for reporting to the dining room on time. Meals are not served outside the time allowed unless an excused absence (e.g., doctor's appointment and scheduled group outings) or medical necessity has prevented eating at the scheduled time. b) Snacks are distributed at designated times after the evening meal, between 8-8:30 p.m. At no time shall cooking or food preparation be allowed in a dormitory room.

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993)

Section 730.440 Transportation Services

The IVHI ICRE-Wood driver is available to clients on an as-needed basis to transport clients to medical appointments and railroad and bus stations. Request for this service is made at least 24 hours in advance to the case manager executive secretary or nurse, depending on the destination. In situations when the nurse or case manager is not available and the need for transportation is urgent, management staff will approve the request.

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993)

Section 730.460 Counseling and Personal Adjustment

- Psychological and vocational counseling are available to a client. Psychological, supportive and general counseling shall be provided by the ICRE-Wood psychologist to assist the client in adapting and

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coping with his/her visual loss. In addition, psychological testing and assessment may be provided to evaluate the client's service needs.

- b) Vocational counseling is provided to clients in the VR program to assist the client in formulating vocational goals and plans to return to work and independent functioning.

~~IVHI provides social and vocational counseling and personal adjustment services to clients to assist them in adapting to their impairment. These services include:~~

~~----a)----Social Services~~

~~----b)----Psychological Services~~

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

SUBPART D: CLIENT CONDUCT

Section 730.600 Rules of Client Conduct

- a) For security reasons, when leaving and returning to the building, clients must comply with the following procedures:

- 1) Notify the front desk.
- 2) When going away overnight to a place other than their own home, adults and minors are encouraged to leave at the front desk an address and telephone number where they can be reached. Minors must also have a letter of permission from their parents or guardian and a written invitation from the person with whom they plan to stay overnight.
- 3) Always carry a white cane or be accompanied by a guide dog when leaving the building.
- 4) Clients attending IVHI ICRE-Wood for training may leave the building under their own responsibility when it does not conflict with their scheduled activities.

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- 5) The nurse must be advised as soon as possible when a client plans to miss any meals, since the nurse is responsible for reporting to dietary the number of meals to prepare.

b) Evening Hours

No client can enter or exit the building after 12:00 midnight ~~clients under 21 must comply with local curfew laws.~~

c) Weekends

Clients may go home for the weekends. Clients wishing to stay over the weekend must notify the nurse or a member of the management staff by the preceding Wednesday.

d) Commuters

- 1) Commuters whose class schedules require them to be at IVHI ICRE-Wood immediately before and after lunch hour may arrange through the Program Director to have lunch provided.

- 2) Commuters have the same rights as resident clients in using the building (with the exception of the dormitories), but should leave the institute ICRE-Wood by the close of visiting hours, unless there is an evening class or activity in which they are involved. They should then leave as soon as class or activity is finished. Lockers for commuters are located in the basement near the bowling alley. Keys to lockers can be obtained from the front desk.

e) Visitors

Visiting hours are 5:30 p.m. to 10:00 p.m. Monday--Thursday, 5:30 p.m. to 12 a.m. Friday, 9:00 a.m. to 12:00 a.m. on Saturdays, and 9:00 a.m. to 10:00 p.m. on Sundays. The lobby area, student lounge and cafeteria are available for the visits. Relatives and friends can assist clients with carrying luggage to their rooms. Visitors must sign in and out at the front desk. Visitors will remain in the lobby until met by

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the-receiving-client---Clients-are-responsible-for-the conduct-of-their-guests-

Visitors are allowed only at designated times and in designated locations. Visitors must sign in and out. Visitors will be required to remain in the lobby until met by the client to be escorted to a designated area. A client is responsible for the conduct of his/her guest(s).

f) Smoking

Smoking-is-permitted-in-the-building-except-in classrooms, hallways, and the locker room---Clients must-not-smoke-in-bed.

Smoking is prohibited in all areas except those designated as smoking areas. Clients must not smoke in bed.

g) Dormitory

1) Courtesy and consideration for others must always be exercised. Activity in the hall and rooms must be conducted in a manner which does not result in complaints from the other residents.

2) For courtesy to their roommates, all clients should be in their rooms by 1:00 a.m. Sunday through Thursday, 3:00 a.m. on Fridays and Saturdays.

3) Clients are not permitted to eat their meals in their dormitory unless they are confined in bed due to illness. The nurse will arrange for meals to be brought to such clients. Snack food may be kept in dormitory rooms but must be stored in metal containers.

4) Electrical appliances or other equipment, e.g., hot plates, popcorn poppers, etc., and other appliances that can be a fire hazard or result in damage to property are not to be brought into the dormitory.

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5) All clients are expected to make their beds and keep their dressers and closets in order. Dust cloths and dry mops are provided for cleaning.

6) Dormitory windows must be kept closed since because opening them affects the air and heating systems and sets off the burglar alarms.

7) Men and women are not allowed in each other's dormitory.

h) Public Areas

Clients who cause disruptions in public areas (i.e., IVH's ICRE-Wood's lobby, library, multi-purpose room, or client lounge) will be disciplined per Section 730.650 (c)(2).

i) Classrooms

Classrooms are not to be used outside of class hours without the permission of the teacher in charge and will only be done when the use of the classroom is work related.

j) Class Attendance

1) Clients are required to attend all scheduled classes and activities and arrive promptly-at the-beginning-of on time for each period.

2) Excused absences from classes must be cleared in advance with each teacher involved, or in the case of illness, with the nurse.

3) If illness or other emergencies arise when the client is not at IVH ICRE-Wood which will delay his or her return, they must be reported by telephone to the Program Director, or by letter if a phone call is not possible.

4) If a client becomes ill while at ICRE-Wood and he/she will be bedridden, he/she will be sent home immediately. If the illness causes the client to miss 3 or more consecutive days of programming, he/she must have a statement, signed by a physician prior to his/her return. The statement

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must include the cause of the illness and ensure the client's condition is now stable.

- 45) If a client wishes to delete a class from his/her program, it must be discussed with the teacher involved and the case manager. The program will be changed, if appropriate, based on the client's reason for the requested change, the need for the class in relation to the client becoming independent, and the client's demonstrated level of functioning in the class.

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993)

Section 730.650 Discipline

- a) If a client cannot or will not adhere to IVH's ICRE-Wood's policies, as contained within this Section, and procedures, violations will be reported as in subsection (d) and (e) below and disciplinary actions taken.
- b) The following infractions will result in immediate suspension from the IVH ICRE-Wood building and its programs. Suspension for a first offense will normally not exceed 15 class days, but may be longer or permanent based on the severity of the infraction and at the discretion of the ICRE-Wood superintendent. A second infraction shall result in permanent suspension. Of up to 15 class days with a second violation resulting in permanent discharges (See subsection (e)): Suspensions may be made for the following reasons:
- 1) bringing liquor, illegal substances, or weapons including knife blades of over three inches into the institute; any of ICRE's facilities;
 - 2) physical violence or threats of physical violence towards another client or any staff member;
 - 3) stealing from ICRE, staff or another client.
- 7 In no instance, if restitution is not made within the period of suspension, will the client will not be permitted to return;

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- 4) destroying either another client's or the institute's property of ICRE, staff or another client. 7-In no instance, if restitution is not made within the period of suspension, will the client will not be permitted to return;
 - 5) three or more absences not cleared in advance per Section 730.600(j)(2) from the same scheduled class or activity.
- c) Infractions at IVH any ICRE facility which are listed below will, as set forth by subsection (e), result in counseling with the client's case manager VR counselor and the Program Director with a second infraction of the same rule resulting in a suspension for up to 15 class days and a third infraction resulting in permanent discharge:
- 1) consuming alcohol to the point of excess outside of any of ICRE's facilities the institute so that the client creates a disturbance upon returning;
 - 2) discourtesy, including verbal abuse of staff or other clients or other disruptive behavior that will result in a complaint;
 - 3) violating State (Ill. Rev. Stat. 1991, ch. 24, pars. 11-8-1 et seq.) [65 ILCS 5/11-8] and local fire regulations;
 - 4) men visiting the women's dormitory and vice versa;
 - 5) sexual misconduct (e.g., indecent exposure; or sexual intercourse).
- d) Reports of infractions should be reported to the Dorm Workers, Case Managers, Counseling Coordinator or Program Director, supervising nurse on duty, or other management staff as soon as possible.
- e) When a violation listed in subsection (b) or (c) is alleged to have occurred, the Counseling Coordinator or Program Director will recommend to the Superintendent of IVH ICRE-Wood that disciplinary action be taken.

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- 1) Within two days of receiving a recommendation for disciplinary actions, the Superintendent will convene a hearing on which to base the disciplinary decision.
- 2) The hearing will include a review of the evidence, any verbal or written evidence (e.g., documentation of previous infractions), of the violation which led to the recommendation for disciplinary action and testimony by the client. Testimony by witnesses is also admissible. The client will may be assisted by a person of the client's case choice manager in presenting hisor/her responses if the client so desires.
- 3) Based upon the findings of the hearing and subsections (b) and (c), the Superintendent will, at the time of the hearing, determine what if any action will be taken and will notify the client at that time.
- 4) Disciplinary actions are appealable under Section 730.700 and the client shall be informed of the right to appeal and the related procedures at the time of the Superintendent's decision.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

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- 1) Heading of the Part: Individualized Written Rehabilitation Program
- 2) Code Citation: 89 Ill. Adm. Code 572
- 3) Section Numbers:

572.20	Adopted Action:
572.30	Amendments
572.50	New Section
572.60	Amendments
572.70	Amendments
572.80	Amendments
572.90	Amendments
572.100	Amendments
572.110	New Section
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
Yes X No
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
July 23, 1993, 17 Ill. Reg. 11402
 (issue date)
- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
 - A) Statement of Objection: _____, _____ Ill. Reg. _____
 (issue date)
 - B) Agency Response: _____, _____ Ill. Reg. _____
 (issue date)
 - C) Date Agency Response Submitted for Approval to JCAR:

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11) Difference(s) between proposal and final version: Only minor technical changes were made. These changes did not change the intent or content of the Part.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an Emergency Rule(s) currently in effect? Yes

14) Are there any amendments pending on this Part: No

Section Numbers	Proposed Action	Illinois Register Citation
15)	Summary and Purpose of Rule(s): Amendments of 1992 (P.L. 102-569) mandate extensive changes to the vocational rehabilitation program and to the content and development process for the Individualized Written Rehabilitation plan (IWRP). These amendments implement the changes required in the content and development phases of the IWRP and reflect the changes made to other Parts in this Title as a result of P.L. 102-569.	
16)	Information and answers to questions regarding this adopted Rule shall be directed to:	
	Ms. Susan Warner, Manager Regulations and Procedures Division Department of Rehabilitation Services P.O. Box 19429 Springfield, Illinois 62794-9429 Telephone number: (217) 785-3896 TTY/TDD: (217) 785-9301	
	The full text of Adopted Rule(s) begins on the next page:	

TITLE 89: SOCIAL SERVICES

CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 572

INDIVIDUALIZED WRITTEN REHABILITATION PROGRAM (IWRP)

Section	
572.10	General Applicability
572.20	Commencement of the IWRP
572.30	Purpose of the IWRP
572.40	Coordination of the IWRP with an Individualized Education Program (IEP)
572.50	General Information on IWRP Development and Implementation Content
572.60	Contents Format of the IWRP
572.70	Services to Families
572.80	IWRP Amendments
572.90	Notice of Changes to the IWRP
572.100	Case File Documentation
572.110	Review of IWRP
572.200	Reporting of Client Participation

AUTHORITY: Implementing and authorized by Sections 3(a), (b), and (k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a), (b), and (k)) [20 ILCS 2405/3(a), (b), and (k)].

SOURCE: Adopted at 9 Ill. Reg. 8801, effective June 10, 1985; amended at 11 Ill. Reg. 5144, effective March 17, 1987; amended at 14 Ill. Reg. 18561, effective November 5, 1990; amended at 15 Ill. Reg. 17367, effective November 19, 1991; emergency amendments at 17 Ill. Reg. 11770, effective July 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. _____, effective November 15, 1993

Section 572.20

Commencement of the IWRP

The Individualized Written Rehabilitation Program (IWRP) shall be initiated after the certification-of-eligibility Comprehensive Assessment Summary (89 Ill. Adm. Code 553.100) or certification for extended evaluation (89 Ill. Adm. Code 553.80)

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

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Section 572.30 Purpose of the IWRP

- a) The IWRP is a non-binding agreement between the client and DORS that outlines the services DORS intends to provide, or to assist the client in the attainment of, to enhance the capacity of the client to achieve his/her employment objective(s).
- b) The IWRP identifies the program of services that will assist the individual to achieve his/her employment objective consistent with his/her unique strengths, resources, priorities, concerns, abilities and capabilities.
- c) All services that will be provided to a client after eligibility has been determined and a Comprehensive Assessment of Rehabilitation Needs to the extent necessary for the individual client has been completed must be listed on his/her IWRP.

(Source: Rule added at 17 Ill. Reg. __, effective November 15, 1993)

Section 572.50 General information on IWRP Development
-----and implementation Content

- a) ---DORS regards the IWRP as a non-binding agreement between the agency and the client documenting the planned provision of those elements contained in Section 572.60:
- b) ---Vocational rehabilitation services can only be provided if in accordance with the IWRP;
- c) ---Client participation in IWRP and amendment development is necessary;
- d) ---A copy of the IWRP and any amendments must be provided to the client;
- e) ---If there is a change in the vocational objective, an explanation as to why the change was made must be contained in the case file--
- a) After completion of the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100), an IWRP must be developed to outline the specific services

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the client will receive to enhance the ability of the client to achieve his/her employment objective(s).

- b) The IWRP must be jointly developed, agreed to and signed by the client, or, as appropriate, the client's parent, family member, guardian, advocate, or authorized representative, and the counselor.
- c) The IWRP must contain the following:
 - 1) a statement of the long term rehabilitation goals based on the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100), including an assessment of the client's career interests, the goal for which shall be, to the maximum extent possible, an employment outcome in an integrated setting;
 - 2) a statement of intermediate rehabilitation objectives related to attainment of the client's employment goal and how these objectives are to be met, based on the informed choice of the client, in the most individualized and integrated setting;
 - 3) a statement of the specific VR services to be provided, with anticipated beginning and ending dates for each service;
 - 4) an assessment, and a reassessment prior to case closure, of the expected need for post-employment services;
 - 5) an objective criteria and evaluation method, with specific dates, to determine if the goals and objectives are being met;
 - 6) a description of the terms and conditions under which services will be provided to the client in the most integrated setting possible;
 - 7) identification of the entity or entities that provide VR services to the client and how the client will receive the specific services (e.g., by attending an on-site training program, by office visits to a medical service provider, etc.);

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- 8) a statement by the client, in the client's words, or if appropriate, by a parent, family member, guardian, advocate or authorized representative, describing how the client was informed about his/her options regarding his/her objectives, services, service providers and methods of service procurement and how he/she was involved in making these choices;
- 9) the client's rights and remedies, including recourse under the appeals process (89 Ill. Adm. Code 510);
- 10) a description of the availability of services through the Client Assistance Program; and
- 11) information regarding other related benefits and services the client may access, which will not be services DORS will assist in obtaining, but which may assist in the attainment of his/her employment goal.
- d) As appropriate, the client's IWRP must also contain:
- 1) identification of necessary rehabilitation technology services;
 - 2) identification of the anticipated need for on-the-job and related Personal Assistance services;
 - 3) assessment of the client's needs for extended services, and prior to case closure after attainment of the employment goal, reassessment of such needs; and
 - 4) a statement describing how services shall be provided or arranged through cooperative agreements with other service providers.

(Source: Amended at 17 Ill. Reg. ___, effective November 15, 1993
 Section 572.60 Contents of the IWRP Format of the IWRP
 The IWRP shall contain the following elements:

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- a)---the basis on which a determination of eligibility (89 Ill. Adm. Code 552-30(a)) or the need for extended evaluation (89 Ill. Adm. Code 552-00(a)) was made;
- b)---a vocational goal and the objectives established to meet that goal (the counselor must provide a written rationale for the vocational goal);--The objectives shall be consistent with the functional limitations (e.g., the aspects of a severe disability which limit an individual's capacities in the function(s) of mobility, communication, self-care, self-direction, interpersonal skill, work tolerance and/or work skills as it relates to employment) from the eligibility determination (within the scope of 89 Ill. Adm. Code Chapter IV, Subchapter B Vocational Rehabilitation);
- c)---specific services to be provided to achieve the objectives;
- d)---beginning and ending dates for each service.--For any cases with a supported employment goal, Vocational Rehabilitation (VR) funding, per 34 CFR 363.7 (1987), for services can be provided for a maximum cumulative period of 18 months from initial date of placement;
- e)---a procedure and schedule for monitoring progress toward achieving objectives, based upon objective criteria; and a record of these evaluations.--Counselors shall insure that the IWRP is reviewed at least annually with documentation that the client was involved, indicated by the signature of the client or representative appointed by the client on the IWRP amendment or a notation in the client's case file by the counselor, stating that the client was involved in a conversation with the counselor regarding the IWRP;
- f)---the client's views regarding the goals, objectives, and services;
- g)---the terms and conditions for the provision of services, including the client's responsibilities; the extent of client participation in service cost; and the use of similar benefits (as set forth in 89 Ill. Adm. Code 567 Similar Benefits).--Similar benefits must be used unless a search for similar benefits would delay the provision of VR services to a client who is at extreme medical risk, based upon medical evidence provided by a

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licensed-medical-professional-(e-g,-physician-licensed pursuant-to-the-Illinois-Medical-Practice-Act-(Ill. Rev.-Stat.-1989,-ch.-iii,-par.-440i-et-seq-)).

----h)----client-responsibilities,-notation-of-client-views,-and the-client's-signature-evidencing-participation-in-the development-and/or-amendment-of-the-individualized Written-Rehabilitation-Program-(IWRP);--if-client-views or-signature-are-not-present,-there-must-be-a-notation on-the-IWRP-as-to-the-reason-for-their-absence;

----i)----an-assurance-that-the-client-has-been-informed-of his/her-right-to-appeal-and-the-availability-of-the Client-Assistance-Program-(CAP);

----j)----the-basis-on-which-the-individual-has-been-determined rehabilitated,-for-any-case-which-has-been-closed rehabilitated;

----k)----justification-and-plans-for-the-provision-of post-employment-services-(as-set-forth-in-89-Ill.-Adm.-Code-622-Post-Employment-Services);-and

----l)----the-name-of-the-state,-federal-or-private-entity-that shall-provide-extended-services,-if-the-client-will need-such-services-after-case-closure.

A copy of the original IWRP and any amendments must be provided to the client and must, to the maximum extent possible, be provided in the client's native language or mode of communication, or, as appropriate, in the native language or mode of communication of the parent, family member, guardian, advocate or authorized representative.

(Source: Section repealed and new section added at 17 Ill. Reg. _____, effective November 15, 1993)

Section 572.70 Services to Families

The-Department-of-Rehabilitation-Services-(DORS) shall provide Vocational-Rehabilitation VR services as contained in 89 Ill. Adm. Code: Chapter IV, Subchapter b, "Vocational Rehabilitation" to a client's family members when those services are necessary to assist the client in attaining or retaining a suitable vocational-goal employment outcome.

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(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 572.80 IWRP Amendments

a) Any change to an individual's planned program of services, vocational goals, or objectives requires an IWRP amendment to the IWRP. The case file must have documentation reflecting the reasons for an the amendment. Closures require an IWRP amendment.

b) Any amendments or revisions resulting from an annual review (89 Ill. Adm. Code 572.110) shall not take effect until the changes are agreed to and signed by the client or, as appropriate, the parent, family member, guardian, advocate or authorized representative.

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 572.90 Notice of Changes to the IWRP

Adequate, timely notification of any DORS - initiated change to the IWRP must be provided to the client. Such notification must be made in writing at least 15 work days prior to the effective date of change unless the client has signed the IWRP indicating agreement with the change. The notification must state-the-items-contained-in-conform to 89 Ill. Adm. Code 510.60(d).

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 572.100 Case File Documentation

The client's case file must contain documentation and justification for any counselor's decision to provide, deny, or alter any services, based on the client's and counselor's knowledge of the client's service needs, the availability of appropriate services for-the-client, and the-Department's DORS rules (89 Ill. Adm. Code: Chapter IV, Subchapter b, "Vocational Rehabilitation").

(Source: Amended at 17 Ill. Reg. _____, effective November 15, 1993)

Section 572.110 Review of IWRP

An IWRP shall be reviewed whenever necessary, but at least annually, to ensure that services being provided are adequate

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and appropriate to ensure the client a successful employment outcome.

(Source: Added at 17 Ill. Reg. _____, effective November 15, 1993

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NOTICE OF ADOPTED REPEALER

1) Heading of the Part: Maintenance

2) Code Citation: 89 Ill. Adm. Code 602

3) Section Numbers: Adopted Action:
602.10 Repealed
602.20 Repealed

4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]

5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

6) Does this rulemaking contain an automatic repeal date?
Yes X No _____

7) Does this rule (amendment, repealer) contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 15, 1993

9) Notice of Proposal Published in Illinois Register:

July 23, 1993 _____, 17 Ill. Reg. 11404
(issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: _____, _____ Ill. Reg. _____
(issue date)

B) Agency Response: _____, _____ Ill. Reg. _____
(issue date)

C) Date Agency Response Submitted for Approval to JCAR:

11) Difference(s) between proposal and final version: No changes were made.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes _____

DEPARTMENT OF REHABILITATION SERVICES

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- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- 15)

Section Numbers	Proposed Action	Illinois Register Citation
Summary and Purpose of Rule(s):	The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated extensive changes to the vocational rehabilitation program. In order to effectuate the mandated changes, and to better organize DORS' rules, this Part has been repealed. The information contained in this Part has been added at 89 Ill. Adm. Code 590 - Subpart L.	

- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
 TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 1)

Heading of the Part:	Medical, Psychological and Related Services
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- 2)

Code Citation:	89 Ill. Adm. Code	587
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- 3)

Section Numbers:	Adopted Action:
587.10	Repealed
587.20	Repealed
587.30	Repealed
587.40	Repealed
587.50	Repealed
587.60	Repealed
587.70	Repealed
587.105	Repealed
587.106	Repealed
587.107	Repealed
587.110	Repealed
587.111	Repealed
587.120	Repealed
587.130	Repealed
587.200	Repealed
587.300	Repealed
587.400	Repealed
587.410	Repealed
587.420	Repealed
587.430	Repealed
587.440	Repealed
587.450	Repealed
587.500	Repealed
587.510	Repealed
587.600	Repealed
- 4)

Statutory Authority:	The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]
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- 5)

Effective Date of Rule(s) (Amendments, Repealer):	November 15, 1993
---	-------------------
- 6)

Does this rulemaking contain an automatic repeal date?	Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>
--	---
- 7)

Does this rule (amendment, repealer) contain incorporations by reference?	No
---	----
- 8)

Date Filed in Agency's Principal Office:	November 15, 1993
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DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11406
(issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date), Ill. Reg. _____

B) Agency Response: (issue date), Ill. Reg. _____

- C) Date Agency Response Submitted for Approval to JCAR:

- 11) Difference(s) between proposal and final version: No changes were made.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes

- 14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

- 15) Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated extensive changes to the vocational rehabilitation program. As the changes regarding medical, psychological, and related changes were quite extensive and to better organize DORS' Administrative Rules, this Part has been repealed and the information added at 89 Ill. Adm. Code 590 - Subpart B.

- 16) Information and answers to questions regarding this adopted rule shall be directed to:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

Ms. Susan Warner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 1) Heading of the Part: Other Services
- 2) Code Citation: 89 Ill. Adm. Code 607
- 3) Section Numbers: Adopted Action:
 607.10 Repealed
 607.20 Repealed
 607.50 Repealed
 607.60 Repealed
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k))[20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
 Yes ☐ No ☒

- 7) Does this rule (amendment, repealer) contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: November 15, 1993

- 9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11408
 (issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date), Ill. Reg. _____

B) Agency Response: (issue date), Ill. Reg. _____

- C) Date Agency Response Submitted for Approval to JCAR:

- 11) Difference(s) between proposal and final version: No changes were made.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

DEPARTMENT OF REHABILITATION SERVICES

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- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- 15) Section Numbers Proposed Action Illinois Register Citation
 Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated extensive changes to the vocational rehabilitation program. In order to effectuate the mandated changes, and to better organize DORS' rules, this Part has been repealed. The information contained in this Part has been added at 89 Ill. Adm. Code 590 - Subpart H.
- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
 TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 1) Heading of the Part: Placement
- 2) Code Citation: 89 Ill. Adm. Code 612
- 3) Section Numbers: Adopted Action:
612.10 Repealed
612.20 Repealed
- 4) Statutory Authority: The Disabled Persons' Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k))[20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

- 6) Does this rulemaking contain an automatic repeal date?

Yes X No

- 7) Does this rule (amendment, repealer) contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: November 15, 1993

- 9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11410
(issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date), Ill. Reg.

B) Agency Response: (issue date), Ill. Reg.

- C) Date Agency Response Submitted for Approval to JCAR:

- 11) Difference(s) between proposal and final version: No changes were made.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- 15) Section Numbers Proposed Action Illinois Register Citation
Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated extensive changes to the vocational rehabilitation program. In order to effectuate the mandated changes, and to better organize DORS' rules, this Part has been repealed. The information previously found in this Part has been added at 89 Ill. Adm. Code 590 - Subpart I.

- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warrner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 1) Heading of the Part: Post-Employment Services
- 2) Code Citation: 89 Ill. Adm. Code 622
- 3) Section Numbers: Adopted Action:
 622.10 Repealed
 622.20 Repealed
 622.30 Repealed
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k))[20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
 ___ Yes X No
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
July 23, 1993, 17 Ill. Reg. 11412
 (issue date)
- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
 A) Statement of Objection: (issue date), Ill. Reg. ___
 B) Agency Response: (issue date), Ill. Reg. ___
 C) Date Agency Response Submitted for Approval to JCAR:
Difference(s) between proposal and final version: No changes were made.
 11) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- 15) Section Numbers Proposed Action Illinois Register Citation
Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated substantial change to the vocational rehabilitation program. In order to effectuate these changes, and to better organize DORS' Rules, this Part has been repealed. Information previously found in the Part was added at 89 Ill. Adm. Code 590 - Subpart K.
- 16) Information and answers to questions regarding this adopted rule shall be directed to:
 Ms. Susan Warrner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429
 Telephone number: (217) 785-3896
 TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 1) Heading of the Part: Secondary Transitional Experience Program
- 2) Code Citation: 89 Ill. Adm. Code 657
- 3) Section Numbers: Adopted Action:
657.10 Repealed
657.20 Repealed
- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k))[20 ILCS 2405/3(b), (f), and (k)]
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 15, 1993
- 9) Notice of Proposal Published in Illinois Register:
July 23, 1993, 17 Ill. Reg. 11414
(issue date)
- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:
A) Statement of Objection: (issue date) ' Ill. Reg. ____
B) Agency Response: (issue date) ' Ill. Reg. ____
C) Date Agency Response Submitted for Approval to JCAR:
- 11) Difference(s) between proposal and final version: No changes were made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No
- 15) Section Numbers Proposed Action Illinois Register Citation
Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated extensive changes to the vocational rehabilitation program. In order to effectuate these changes, and to better organize DORS' Rules, this Part has been repealed. Information previously found in this Part has been added at 89 Ill. Adm. Code 590 - Subpart L - Transition.
- 16) Information and answers to questions regarding this adopted rule shall be directed to:
Ms. Susan Warner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULES

1) Heading of the Part: Services

2) Code Citation: 89 Ill. Adm. Code 590

3) Section Numbers:

Adopted Action:

590.10 New Section
 590.20 New Section
 590.30, 590.35 New Section
 590.40 New Section
 590.50 New Section
 590.60 New Section
 590.70 New Section
 590.80 New Section
 590.90 New Section
 590.100 New Section
 590.110 New Section
 590.120 New Section
 590.130 New Section
 590.140 New Section
 590.150 New Section
 590.160 New Section
 590.170 New Section
 590.180 New Section
 590.190 New Section
 590.200 New Section
 590.210 New Section
 590.220 New Section
 590.230 New Section
 590.240 New Section
 590.250 New Section
 590.260 New Section
 590.270 New Section
 590.280 New Section
 590.290 New Section
 590.300 New Section
 590.310 New Section
 590.320 New Section
 590.330 New Section
 590.340 New Section
 590.350 New Section
 590.360 New Section
 590.370 New Section
 590.375 New Section
 590.380 New Section
 590.390 New Section
 590.400 New Section
 590.410 New Section

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Section Numbers: Adopted Action:

590.420 New Section
 590.430 New Section
 590.440 New Section
 590.450 New Section
 590.460 New Section
 590.470 New Section
 590.480 New Section
 590.490 New Section
 590.500 New Section
 590.510 New Section
 590.520 New Section
 590.530 New Section
 590.540 New Section
 590.550 New Section
 590.560 New Section
 590.570 New Section
 590.580 New Section
 590.590 New Section
 590.600 New Section
 590.610 New Section
 590.620 New Section
 590.630 New Section
 590.640 New Section
 590.650 New Section
 590.660 New Section
 590.670 New Section
 590.680 New Section
 590.700 New Section
 590.710 New Section
 590.720 New Section
 590.730 New Section
 590.740 New Section
 590.750 New Section

4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]

5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

6) Does this rulemaking contain an automatic repeal date?
 Yes ☒ No ☐

7) Does this rule (amendment, repealer) contain incorporations by reference? No ☐

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8) Date Filed in Agency's Principal Office: November 15, 1993

9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11416
(issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date), Ill. Reg. _____

B) Agency Response: (issue date), Ill. Reg. _____

C) Date Agency Response Submitted for Approval to JCAR:

11) Difference(s) between proposal and final version: Only minor technical changes were made. These changes did not change the intent or content of the Rules.

2) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rule replace an Emergency Rule(s) currently in effect? Yes

14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

15) Summary and Purpose of Rule(s): The 1992 Amendments to the Rehabilitation Act (P.L. 102-569) mandated extensive changes to the vocational rehabilitation program and the services provided under that program. In order to effectuate the required changes, and to better organize DORS' rules, this Part governing all services provided through the vocational rehabilitation program has been adopted.

This Part replaces 89 Ill. Adm. Code 540, 587, 592, 597, 602, 607, 622, 657 and 730 which are being repealed simultaneously with the adoption of this rulemaking.

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULES

16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warrner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED RULE

TITLE 89: SOCIAL SERVICES
 CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
 SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 590
SERVICES

SUBPART A: APPLICABILITY

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590.10	General Applicability
590.20	Availability of Services
590.30	Effect of Financial Status on Services
590.35	Effect of Comparable Benefits
590.40	Choice of Service Providers

SUBPART B: MEDICAL, PSYCHOLOGICAL AND RELATED SERVICES

Section	
590.50	Provision of Services
590.60	Qualification of Medical and Psychological Service Providers
590.70	Treatment of Acute Conditions
590.80	Medication and Treatment
590.90	Hearing Aids
590.100	Binaural Hearing Aids
590.110	Speech and Language Services
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590.150	Kidney Transplant and Related Services
590.160	Chiropractic Services
590.170	Prosthetic and Orthotic Device
590.180	Wheelchairs
590.190	Prohibited Services

SUBPART C: TRAINING AND RELATED SERVICES

Section	
590.200	Provision of Services
590.210	Qualification of Training Facilities/Institutions
590.220	Purpose and Types of Training
590.230	Financial Guidelines for Training Services
590.240	Graduate School Training
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590.260	Summer School
590.270	Grades

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590.280 Health Status
 590.290 On-the-Job Training
 590.300 Default on Educational Loans

SUBPART D: TOOLS, EQUIPMENT, SUPPLIES AND INITIAL STOCK

Section	
590.310	Provision of Services
590.320	Self-Employment Program
590.330	Services/Goods not Available
590.340	Bidding Requirements
590.350	Recovery of Tools, Equipment, Supplies and Initial Stock
590.360	Transfer of Title
590.370	Limitation of Financial Participation

SUBPART E: VEHICLE ADAPTATION AND ENVIRONMENTAL MODIFICATION

Section	
590.375	Provision of Services
590.380	Vendor Requirements
590.390	Bidding Requirements
590.400	Vehicle Adaptation
590.410	DORS Financial Participation in Van Adaptation
590.420	Environmental Modification
590.430	Written Agreements for Environmental Modification
590.440	Compliance with Capital Development Board Specifications

SUBPART F: PERSONAL SUPPORT SERVICES AND AUXILIARY AIDS

Section	
590.450	Provision of Services
590.460	Types of Services
590.470	Services
590.480	Qualifications for Services Provided by Individuals
590.490	Payment for Support Services Provided by Individuals and Conditions of Service Provision

SUBPART G: COMPUTER EQUIPMENT AND SENSORY AID LOAN

Section	
590.500	Provision of Services
590.510	Definitions
590.520	Purpose of Equipment Loans
590.530	Criteria for Loan of Equipment/Aids
590.540	Equipment Loan Request Procedures and Approval Process

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590.550 Duration of Loans
 590.560 Maintenance and Return of Equipment/Aids
 590.570 Assistance in Obtaining Permanent Equipment/Aids
 590.580 Limitations on Available Equipment/Aids

SUBPART H: OTHER SERVICES

Section
 590.590 Provision of Services
 590.600 Transportation and Temporary Lodging
 590.610 Other Goods and Services
 590.620 Equipment Sets

SUBPART I: PLACEMENT

Section
 590.630 Provision of Placement Services
 590.640 Description of Services

SUBPART J: MAINTENANCE

Section
 590.650 Provision of Services
 590.660 Definitions
 590.670 Determination of the Need for Maintenance
 590.680 Exceptions to Subsistence Standards

SUBPART K: POST-EMPLOYMENT SERVICES

590.700 Provision of Services
 590.710 Definitions
 590.720 Scope of Services

SUBPART L: TRANSITION

590.730 Provision of Services
 590.740 Definitions
 590.750 Secondary Transitional Experience Program (STEP)

AUTHORITY: Implementing Section 3 of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, par. 3434(g)) [20 ILCS 2405/3], and authorized by Section 16 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16)[20 ILCS 5/16]

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SOURCE: Emergency Rules adopted at 17 Ill. Reg. 11812, effective July 1, 1993, for a maximum of 150 days; adopted at 17 Ill. Reg. _____, effective November 15, 1993.

SUBPART A: APPLICABILITY

Section 590.10 General Applicability

The rules contained in this Part are applicable to all clients of the Department of Rehabilitation Services' (DORS) Vocational Rehabilitation (VR) Program.

Section 590.20 Availability of Services

- a) Services described in this Part shall only be provided to clients determined eligible to receive VR services (89 Ill. Adm. Code 553), for whom such services have been determined necessary to ensure a successful employment outcome per the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100) and for whom an Individualized Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572) has been developed calling for the provision of such services.
- b) Any service listed in this Part which may be provided to a client, or which DORS assists the client in obtaining, must be listed on the client's IWRP and must be necessary to overcome an impediment to employment and is anticipated to result in a successful employment outcome.

Section 590.30 Effect of Financial Status on Services

Unless otherwise specified in this Part, services contained in this Part shall be provided in accordance with Client Financial Participation (89 Ill. Adm. Code 562).

Section 590.35 Effect of Comparable Benefits

Unless otherwise specified, Comparable Benefits (89 Ill. Adm. Code 567) must be sought for all services provided under this Part.

Section 590.40 Choice of Service Providers

- a) Unless otherwise specified in this Part and to the maximum extent possible, the client shall have the

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right to choose any service provider to provide those services listed in his/her IWRP as long as the provider is certified, licensed or determined qualified to provide the specific service required.

- b) If necessary services are available at a lower cost from a service provider not chosen by the client, the client shall be required to pay the difference in costs to use the service provider of his/her choice.

SUBPART B: MEDICAL, PSYCHOLOGICAL AND RELATED SERVICES

Section 590.50 Provision of Services

- a) All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and Subpart A of this Part.
- b) All services provided in accordance with this Subpart shall be recommended in writing by the client's physician or psychologist who will perform the service.

Section 590.60 Qualification of Medical and Psychological Service Providers

To be qualified to provide services (Section 590.40) under this Part, the following shall apply:

- a) for providing medical services to individuals with mental or physical disabilities, the individual service providers must be:
- 1) a physician, surgeon (i.e., doctor of medicine, psychiatry or osteopathy), or chiropractor licensed pursuant to the Medical Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4400-1 et seq.) [225 ILCS 60];
 - 2) a licensed medical technician (i.e., a registered nurse licensed pursuant to the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 3501 et seq.) [225 ILCS 65];
 - 3) a therapist or physician assistant licensed pursuant to the Physician Assistant Practice Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 4601 et seq.) [225 ILCS 95];

- 4) a psychologist licensed to practice under the Clinical Psychologists' Licensing and Disciplinary Act (Ill. Rev. Stat. 1991, ch. 111, par. 5352 et seq.) [225 ILCS 15] by the Illinois Department of Professional Regulation or registered and approved by the Illinois State Board of Education;

- 5) an optometrist licensed pursuant to Optometric Licensing Act (Ill. Rev. Stat. 1991, ch. 111, par. 3901 et seq.) [225 ILCS 80]; or

- 6) podiatrists licensed pursuant to the Podiatric Medical Practice Act of 1987 (Ill. Rev. Stat. 1991 ch. 111, par. 4801 et seq.) [225 ILCS 100].

- b) Hospitals used to provide services to clients under this Part must be approved by the Joint Commission on Accreditation of Hospitals.

- c) In order to provide hearing and hearing aid evaluations under Section 590.90 - Hearing Aids, the evaluator must:

- 1) be licensed pursuant to the Illinois Speech - Language Pathology and Audiology Practice Act (Audiology Act) (Ill. Rev. Stat. 1991, ch. 111, par. 7901 et seq.) [225 ILCS 110];
- 2) meet the requirements set forth in the Hearing Aid Consumer Protection Act (Hearing Aid Act) (Ill. Rev. Stat. 1991, ch. 111, par. 7401 et seq.) [225 ILCS 50]; or
- 3) if not approved as of the effective date of this part, be approved by the Manager, Division of Services for Persons who are Deaf or Hard of Hearing, or his/her designee. This approval shall be based on the evaluator's ability to:
 - A) conduct testing in an acoustically treated booth;
 - B) ensure a maximum ambient noise level at or below the standards established by the American National Standards Institute (ANSI 3.1-1977); and

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C) providing testing with both ear phones and in a sound field (any test environment in which auditory stimuli are presented via a calibrated audiometer through one or more loudspeakers).

d) Speech and language pathologists must be approved by American Speech and Hearing Association (ASHA) and have a Certificate of Clinical Competence (CCC) in Speech Pathology.

e) Hospital surgical teams providing heart surgery (Section 590.140) must perform at least 100 such operations per year as documented by the hospital in which the services will be performed.

f) Prosthetic/orthotic device vendors must be certified by the American Board of Certification in Orthotics and Prosthetics, Inc., or by the National Association of Retail Druggists.

Section 590.70 Treatment of Acute Conditions

a) DORS will pay for treatment of an acute condition which is severe but of a short duration which is determined by the client and counselor as necessary at any time during the life of the case which is recommended by an appropriate medical professional and which is necessary to avoid interruption of services listed in the client's IWRP.

B) An amendment to the IWRP (89 Ill. Adm. Code 572.80) is required to allow for the provision of these services.

Section 590.80 Medication and Treatment

a) DORS may pay for medication/treatment (e.g., doctor's office visits, medication) if necessary to cure or stabilize a condition in accordance with the client's IWRP.

b) DORS shall not pay for ongoing medication/treatment (treatment for a condition for which there is no foreseeable date of termination of the medication/treatment) except as a support service to the primary service on the IWRP (e.g., a client requires insulin to control his/her diabetes in order

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to attend training) and then only until completion of that primary service.

Section 590.90 Hearing Aids

Any client who has been determined to have a hearing disability as confirmed during the Determination of Eligibility (89 Ill. Adm. Code 553.20) and for whom the outcome of the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100) is that attainment of a hearing aid is or is expected to be a necessary service must undergo a hearing evaluation and a hearing aid evaluation.

a) A hearing evaluation shall consist of:

- 1) air and bone conduction testing;
- 2) speech reception threshold;
- 3) speech discrimination;
- 4) most comfortable loudness level; and
- 5) uncomfortable loudness level.

b) A hearing aid evaluation shall consist of:

- 1) selection of an appropriate hearing aid, based upon the outcome of the hearing evaluation (Section 590.90 (a));
- 2) fitting of the hearing aid;
- 3) adaption and services of the hearing aid;
- 4) testing of the hearing aid by means of an audiometer calibrated to American National Standards Institute standards (ANSI § 3.6 1989, with no later amendments); and
- 5) other testing allowed pursuant to 77 Ill. Adm. Code 682.300 - Hearing Aid Consumer Protection Code.

Section 590.100 Binaural Hearing Aids

Binaural hearing aids will be purchased for a client only when:

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- a) the provisions listed at Section 590.20 are met;
- b) the need for binaural aids is evidenced in the client's audiological profile (i.e., the results of the client's hearing and hearing aid evaluations); and
- c) the client's ability to effectively utilize binaural hearing aids by improved discrimination ability, increased sound source identification and increased sound direction has been certified by a qualified evaluator (Section 590.60(c)).

Section 590.110 Speech and Language Services

Pursuant to the provisions of Section 590.20, DORS will provide speech and language pathology services (i.e., speech, language and/or dysphagia evaluations; speech, language and/or dysphagia therapy; and speech reading services) in accordance with the client's long term rehabilitation goals as stated on his/her IWRP (89 Ill. Adm. Code 572).

Section 590.120 Low Vision Aids

Pursuant to the provisions of Section 590.20, DORS will provide low vision aids including electronic devices (e.g., closed circuit television magnification systems).

Section 590.130 Mental Restoration Services

- a) Pursuant to the provisions of 89 Ill. Adm. Code 590.20, DORS will, with the exception of electro-shock treatments, provide in-patient mental restoration services from a private hospital only when the need for such services is documented in the client's case file by reports from the client's psychiatrist or psychologist and comparable benefits (89 Ill. Adm. Code 567.30(d)) are not timely or available.

- b) In such cases, comparable benefits shall be arranged at the soonest possible time after initiation of services and DORS funding shall be withdrawn.

- c) DORS shall not pay for on-going mental-restoration services (when there is no foreseeable ending date for the services) unless these services are in support of a primary service listed on the client's IWRP and then only until completion of the primary service.

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Section 590.140 Heart Surgeries

Pursuant to the provisions of Section 590.20, DORS will provide heart surgery for a client when documentation from the client's physician is contained in the client's case file and indicates that the client's prognosis for returning to gainful employment is good.

Section 590.150 Kidney Transplant and Related Services

Pursuant to the provisions of Section 590.20, DORS shall provide kidney transplant, dialysis and artificial kidney services to a client diagnosed as having end stage renal failure when information contained in the client's case file indicates the client's prognosis for returning to gainful employment is good.

Section 590.160 Chiropractic Services

Pursuant to the provisions of Section 590.20 chiropractic services may be provided when there are no medical contraindications to spinal manipulations.

Section 590.170 Prosthetic and Orthotic Devices

- a) Pursuant to the provisions of Section 590.20, prosthetic and orthotic devices may be provided to a client when a physician has issued a prescription for the device:

- 1) the client has undergone an evaluation at an amputee clinic; or
- 2) has been evaluated by a physiatrist, orthopedist, or other qualified physician and the need for evaluation by an amputee clinic has been waived by the Rehabilitation Services Supervisor and DORS' State Program Specialist for Medical Services.

- b) The evaluation by an amputee clinic referenced in (b), above, shall include an assessment of the client's readiness for fitting of the device, evaluation of the fit, evaluation of the fabrication of the completed device and evaluation of the client's individual training needs for the use of the device.

Section 590.180 Wheelchairs

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Pursuant to the provisions of Section 590.20, a wheelchair will be purchased for a client only when a prescription for the device is issued by the client's physician.

Section 590.190 Prohibited Services

Under no circumstances shall DORS provide to a client:

- a) intestinal by-pass or stapling surgeries for the treatment of extreme obesity;
- b) abortions, or any associated services;
- c) transsexual services, or any associated services;
- d) organ transplants, or any related services, with the exception of Kidney Transplants and Related Services (Section 590.150); and
- e) any drug, therapeutic device, procedure, or surgery which has not been approved by the Food and Drug Administration of the United States Department of Health and Human Services.

SUBPART C: TRAINING AND RELATED SERVICES

Section 590.200 Provision of Services

All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and Subpart A of this Part.

Section 590.210 Qualification of Training Facilities/
Institutions

- a) Any training facility/institution/program not operated by DORS used to provide services to a VR client must be approved by, or registered with the Illinois State Board of Education pursuant to 23 Ill. Adm. Code 1, 25, 254, 401 and 451, the Board of Higher Education 23 Ill. Adm. Code 1000, 1010, 1030 and 1050, the Illinois Community College Board pursuant to 23 Ill. Adm. Code 1501 or registered with the Illinois Department of Professional Regulation pursuant to 89 Ill. Adm. Code: Chapter I, Subchapter b.

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- b) Any training facility located outside of the State of Illinois shall be registered with the appropriate entity for such regulation in that state, and approved for use by the VR agency in that state.

Section 590.220 Purpose and Types of Training

- a) Training is available to a client of the VR Program, as appropriate, for an individual client as evidenced by the determination of the client's eligibility (89 Ill. Adm. Code 553.20), the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100) and the client's Individualized Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572).

Training shall be provided to a client to allow him/her to achieve a successful employment outcome.

- b) Training provided to a client pursuant to the provisions of Subsection (a) above, may be of a vocational/technical or educational nature as based on the client's needs and determined as necessary to ensure attainment of the client's chosen employment goal.

Section 590.230 Financial Guidelines for Training Services

- a) Training services shall be provided to a client in accordance with the provisions set forth at 89 Ill. Adm. Code 552 - Client Financial Participation. In addition, if post-secondary training is to be provided, prior to expenditure of DORS' funds, the counselor, with assistance and input of the client, must certify that maximum effort to obtain funding for the training from sources of comparable benefits (89 Ill. Adm. Code 567) has been made. An attempt to secure comparable benefits for all training is required except those services, and under those circumstances, listed at 89 Ill. Adm. Code 567.30

- b) DORS will assist with the purchase of books, supplies and materials necessary for a client to complete his/her training program in accordance with 89 Ill. Adm. Code 562 - Client Financial Participation and 89 Ill. Adm. Code 567 - Comparable Benefits.

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- c) DORS will assist with the purchase of transportation services necessary for the client to complete his/her training program in accordance with 89 Ill. Adm. Code 562 - Client Financial Participation and 89 Ill. Adm. Code 567 Comparable Benefits when housing is not available for the client at the training site.
- d) A DORS client is required to obtain the medical/health related insurance offered by the training institution which he/she attends, if available. DORS will assist with the purchase of the insurance coverage in accordance with 89 Ill. Adm. Code 562 - Client Financial Participation and 89 Ill. Adm. Code 567 - Comparable Benefits.
- e) DORS will assist with the purchase of other support services (i.e., tutor services, reader services, note taker services) in accordance with 89 Ill. Adm. Code 562 - Client Financial Participation and 89 Ill. Adm. Code 567 - Comparable Benefits. If education or language tutorial services for an individual who is deaf are to be provided to a client to assist in the completion of his/her training program, the tutor must:

- 1) be certified by the Illinois State Board of Education;
- 2) hold at least a bachelor's degree in deaf education from an accredited college or university; or
- 3) be approved by the Manager, Division of Services for Persons Who Are Deaf or Hard of Hearing. Approval is based upon the individual's signing skills and related experience/education. Skill and education/experience shall be verified by letters of reference provided by the individual from other appropriate service providers, or by resume, and personal interview which shall include an assessment of the individual's signing skills by the Manager or designee.

Section 590.240 Graduate School Training

DORS shall assist in the sponsorship of graduate school only when the client's employment goal requires attainment of such a degree, as determined by the counselor based on knowledge of the

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occupational choice of the client and the labor market and as evidenced by the client's IWRP (89 Ill. Adm. Code 572).

Section 590.250 Choice of Training Facility/Institution

- a) To the maximum extent possible, the client shall have the choice of the training facility/institution he/she will attend in completion of his/her IWRP (89 Ill. Adm. Code 572). However, facilities within the State of Illinois shall be given preference and State operated institutions of higher education shall be given preference over private and out-of-state institutions.
- b) While in-state, State operated facilities and local community college must be given preference, a client's choice to attend a private or out-of-state facility/institution may be approved if:
 - 1) there is no comparable training at a State operated facility, in-state facility, or the client's local community college as verified by the counselor based on information regarding curriculum, recommendation of colleagues, and past experience with facilities/institutions offering training in the area of the client's employment objective.
 - 2) the cost of the training at the private or out-of-state facility/institution is less than that of the same or similar training at a State operated facility/institution, in-state facility/institution or local community college;
 - 3) because of the client's particular impediments to employment, no State operated facility/institution, in-state facility/institution or the local community college is accessible for the client. Whether a private or out-of-state facility's/institution's training is comparable to that offered at an in-state facility/institution, State operated facility/institution or local community college shall be determined by the counselor based on information regarding curriculum, recommendations of colleagues and past experience with

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facilities/institutions offering training in the area of the client's employment objective.

- c) If one or more of the circumstances listed in Section 590.250 (b) above is not met, DORS may only authorize the total cost of tuition, fees and maintenance (89 Ill. Adm. Code 590, Subpart H), less scholarships, other comparable benefits (89 Ill. Adm. Code 567) and required client financial participation (89 Ill. Adm. Code 562) up to the cost of the highest State operated facility. If one or more of the criteria is met, DORS may authorize up to the total cost of the training, less scholarship, comparable benefits and client financial participation.

Section 590.260 Summer School

Summer school shall be provided only for those clients who:

- a) will graduate at the conclusion of the summer term; or
- b) must complete a course sequence for a degree/graduation requirement and the particular course is offered only during the summer term.

Section 590.270 Grades

DORS will sponsor a client in an educational program as long as the client maintains a "C" grade point average (GPA) (2.0 on a 4.0 point system) for each grading period (e.g., semester, quarter or term) and also maintains a sufficient cumulative GPA to meet graduation requirements in his/her major field of study. If at any time a client's GPA falls below a "C" average or below the cumulative GPA necessary to meet graduation requirements, DORS will only continue to sponsor the client for one additional grading period, regardless of when taken, providing the client and counselor agree continued training is appropriate. During the additional term, the client must achieve at least a "C" GPA and show continued progress thereafter toward raising his/her cumulative GPA to the required level. "Continued progress" means any elevation of cumulative GPA for each successive term or grading period.

Section 590.280 Health Status

- a) If a client is prevented from attending the training program outlined in his/her IWRP (89 Ill. Adm. Code

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572) or is forced to withdraw, due to health reasons, he/she must obtain written verification for the need of such action from his/her physician or the health service at the facility/institution at which he/she is enrolled.

- b) If a client is prevented from attending training due to hospitalization, he/she must inform his/her DORS counselor. In such cases, advanced notice should be provided to the DORS counselor, when possible.

Section 590.290 On-the-Job Training

If, as a result of the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100), On-the-Job Training (OJT) is identified as a necessary service, the following requirements must be met:

- a) the client's IWRP (89 Ill. Adm. Code 572) must specifically state the objectives, supplies needed and the anticipated length of the OJT; and
- b) the wages paid to the client by the trainer/employer during the OJT must be at least minimum wages, unless a United States Department of Labor Training Certificate (WH 224) has been issued for the client pursuant to 23 U.S.C. 201 et seq.

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Section 590.300 Default on Educational Loans

DORS shall not provide financial assistance for post-secondary education to a client who is in default on any educational grant or loan, as authorized by Title IV of the Higher Education Act, unless the counselor has determined that:

- a) a repayment or deferral agreement has been made with the lender; or
- b) a repayment effort is being made by the client; however, due to the client's financial situation, a repayment or deferral agreement cannot be reached with the lender.

SUBPART D: TOOLS, EQUIPMENT, SUPPLIES AND INITIAL STOCK

Section 590.310 Provision of Services

- a) All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and Subpart A of this Part.
- b) Prior to provisions of any of the services listed in this Subpart, the counselor shall consult with the appropriate regional/central office resource specialist when considering self-employment as an employment goal for a client. DORS' participation in such a program must be approved in writing by the Rehabilitation Services Supervisor prior to initiation of an individualized Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572).

Section 590.320 Self-Employment Program

- a) Those tools, equipment, supplies and initial stock necessary to begin a specific business may be provided to a client in order for him/her to obtain a successful employment outcome when it has been determined self-employment is a realistic employment goal for the individual. As with any employment goal, an objective of self-employment shall be to enable the individual to engage in gainful employment which will generate income at a level to meet the majority of his/her anticipated living expenses. All tools, equipment, supplies and initial stock purchased for a

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client must be specifically listed in the client's IWRP (89 Ill. Adm. Code 572).

- b) The services described in this Subpart shall not be provided to any client when, as a result of the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100) (Assessment), there is evidence that an option other than self-employment exists which will provide the client with an equal or greater opportunity for a successful employment outcome. Determination of success must be made by the client and counselor during the Assessment phase of case development.

- c) Prior to the provision of such services, the client must complete a business plan for development of the business. The business plan shall include, but not be limited to:

- 1) a full description of the proposed business or service operation;
- 2) the client's qualifications for, interest in, and need for self-employment as an employment outcome as evidenced by the client's Assessment;
- 3) the estimated total capital needs for the establishment of the business and evidence of the availability of such funds (i.e., personal account statements, verification of loan availability, complete listing of all personal liabilities);
- 4) financial estimates for the first 12 months of operation;
- 5) plans for business development and marketing;
- 6) evidence the proposed business has a reasonable chance of success (i.e., provide net income to meet a majority of the client's living expenses) as established by:
 - A) market surveys;
 - B) signed statements from consultants and experts that the business has a reasonable

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chance of success based on market conditions, demand and competition; and

- 7) commitment for additional financing necessary to make the business operational.

d) During the first six months of operation, the client must provide monthly statements to the counselor detailing the financial activity of the business, including a statement of profit or loss.

e) At a minimum after the first three months and six months of operation, the client must provide the counselor full detailed inventory of all tools, equipment, supplies and stock purchased to establish the business, regardless of the purchaser. Frequency of the inventory shall be determined by the counselor and appropriate DORS staff.

f) All tools, equipment, supplies and initial stock shall be maintained by the client in good order. The client is expected to maintain all tools, equipment, supplies and initial stock in like-new condition. The client must ensure all proper up-keep and maintenance is done as specified by the manufacturer. In the event of break-down or defect, the client must have the item repaired. As most items carry a manufacturer warranty, all costs should be covered under such provisions.

g) The client is expected to maintain and replenish an adequate supply of all initial stock and supplies.

h) DORS shall maintain title to all tools, equipment, supplies and initial stock for at least the first six months of operation of the business enterprise. Disposition of the title shall be determined per Sections 590.350 and 590.360.

Section 590.330 Services/Goods not Available

DORS shall not purchase, or provide funding for the purchase of, the following, under this Part:

- a) cash for establishing a business;
- b) purchase of any real property;

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c) remodeling of a building or facility which is non-essential to the operation of the business;

d) purchase of a vehicle requiring licensure for street use;

e) purchase of accounts receivable or business "goodwill";

f) tax bonds;

g) reimbursement for sales tax, interest or service charges;

h) funds to pay wages for employees;

i) funds to obtain patents or any associated costs; and

j) funds to develop and produce prototype products or any associated costs.

Section 590.340 Bidding Requirement

a) For the purchase of any tools, equipment, supplies and initial stock, under this Subpart, DORS shall:

1) follow its bidding procedures as required by 44 Ill. Adm. Code 1175; and

2) obtain three or more competitive bids from qualified vendors for any purchase which exceeds \$500.00 unless the counselor, with input from the client, can document that the item(s) to be purchased is (are) available from less than 3 sources. In such case the number of bids attainable shall be sought.

b) The lowest bid received shall be selected in each case unless, there are documented reasons to reject the lowest bid or the client chooses another bidder and pays the difference between the bids. Documentation to reject the lowest bid shall include, but not be limited to, poor past service from the vendor submitting the lowest bid, the inaccessibility of the vendor for service and repair need, or the need to avoid delays in obtaining the item(s) when the lowest bidder indicates delivery of the items may be prolonged.

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Section 590.350 Recovery of Tools, Equipment, Supplies and Initial Stock

- a) DORS shall retain title to any tools, equipment and supplies purchased for a client by DORS to establish a business.
- b) If, after establishment of the business and prior to conveyance of title of all tools, equipment, supplies and initial stock purchased by DORS, the business does not succeed, the client fails to cooperate by not providing all reports and records required by this Subpart, and/or deliberately misrepresents or has misrepresented necessary information, reports, and records for the purpose of receiving services, DORS shall make full recovery of all tools, equipment and remaining supplies and initial stock purchased by DORS for establishment of the business. Fair cash value shall be acceptable in lieu of recovering the tools, equipment, supplies and initial stock.
- c) All remedies available to DORS, including court action, shall be taken by DORS if the individual is unwilling to return the items.

Section 590.360 Transfer of Title

If, after completion of at least the first six months of a business enterprise, the documentation provided by the client and verified by the counselor indicates the client's success and an expectation that the business enterprise can be expected to produce a major portion of the client's living expenses, title to any tools, equipment, supplies and initial stock purchased as part of the client's IWRP (89 Ill. Adm. Code 572) may be transferred by DORS to the client.

Section 590.370 Limitation of Financial Participation

DORS' financial participation in the establishment of a business for an individual client shall not exceed \$7000.00.

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SUBPART E: VEHICLE ADAPTATION AND ENVIRONMENTAL MODIFICATION

Section 590.375 Provision of Services

All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and Subpart A of this Part.

Section 590.380 Vendor Requirements

All vendors providing vehicle or environmental modifications under this Subpart shall provide DORS with a certificate of insurance verifying liability coverage with a minimum of \$500,000.

Section 590.390 Bidding Requirements

In the purchase of vehicle conversion or environmental modification, DORS shall:

- a) follow its bidding procedures as required by 44 Ill. Adm. Code 1175; and
- b) obtain three or more competitive bids from qualified vendors for any purchase which exceeds \$500.00 unless the counselor, with input from the client, can document that the item(s) to be purchased is (are) available from fewer than 3 sources. In such instances the number of bids attainable shall be sought.

Section 590.400 Vehicle Adaptation

DORS shall purchase the necessary vehicle adaptive equipment, and its installation, in accordance with Subpart A of this Part, with the exception listed in Subsection 590.140(c), necessary to meet the minimum requirements for the individual client to safely operate his/her vehicle.

Section 590.410 DORS Financial Participation in Van Adaptation

- a) A one time unusual allowable expense is available (see 89 Ill. Adm. Code 562) for the purchase of a full-size (e.g., 1/2, 3/4 or 1 ton) van for transportation if the van is incidental to the client's employment goal and if:

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- 1) due to the nature of the client's disability, he/she is unable to use an automobile, whether modified or not, or make use of public transportation;
 - 2) DORS agrees, as evidenced by the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100), that the purchase of the adaptive equipment is essential for the client's use of the vehicle;
 - 3) the van is purchased by, and title is held in the name of, the client, the client's spouse, or the client's parent;
 - 4) the van is purchased in the same calendar year as the adaptive equipment.
- b) When it is determined the client is eligible for the unusual allowable expense, it shall be calculated as follows:
- 1) \$7,000.00 shall be deducted from the price the client paid for the van; and
 - 2) the client may claim the remainder of the purchase price, up to \$6,000.00, as the one time unusual allowable expense to determine his/her financial eligibility for DORS assistance (see 89 Ill. Adm. Code 562).
- c) DORS shall not pay for cost associated with the removal, replacement, repainting, relocation or restoration of such items as cabinets, beds, appliances, etc. associated with the cost of adapting an individual client's van.
- d) DORS financial participation for the conversion of a mini-van (less than a full-sized van (Subsection 590.380 (b))) shall not exceed that which is reasonable and customary to adapt a full-sized van. Such a determination shall be based on DORS records regarding previous van conversions and information received from the vendor and/or evaluator.

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Section 590.420 Environmental Modification

DORS shall purchase environmental modifications necessary for the client to meet his/her health and hygiene needs in accordance with Subpart A of this Part.

Section 590.430 Written Agreements for Environmental Modification

When environmental modification is to be provided to a client, DORS shall, with assistance of the client, obtain a written agreement with the home's owner (if other than the client) prior to the initiation of such services if the modification shall permanently alter the property.

Section 590.440 Compliance with Capital Development Board Specifications

All environmental modification services which include remodeling of a building provided to a client must be made in compliance with the specifications established by the Capital Development Board (71 Ill. Adm. Code 400 - Illinois Accessibility Code).

SUBPART F: PERSONAL SUPPORT SERVICES AND AUXILIARY AIDS

Section 590.450 Provision of Services

All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and Subpart A of this Part.

Section 590.460 Types of Services

- a) For the purpose of this Subpart, Personal Support Services and Auxiliary Aids shall mean services provided by an individual or through electronic/mechanical devices which allow clients with sensory, manual or speaking impairment to achieve a level of performance equal to that of an individual who does not have such impairments.
- b) Such services shall include personal assistance (PA) services, interpreter services for clients who are deaf, drivers, sensory augmentation devices, readers, notetakers and accessible format documents (e.g., Braille, large print, audio tape).

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Section 590.470 Services

- a) DORS shall provide such services to the client as determined necessary as a result of the Comprehensive Assessment of Rehabilitation Needs (89 Ill. Adm. Code 553.100) for the completion of his/her employment objective as described in his/her IWRP (89 Ill. Adm. Code 572).
- b) Services provided by an individual (i.e., interpreter for the deaf, notetaker, reader, PA services) under this Subpart shall continue until the completion of the client's IWRP and attainment of a successful employment outcome and as determined necessary by the client and counselor.

Section 590.480 Qualifications for Services Provided by Individuals

Individuals providing services under this Subpart shall meet the following qualifications:

- a) PA services - such individuals shall meet the standards set forth at 89 Ill. Adm. Code 700 - Service Plan Development which enumerate the requirements for individuals who will provide PA services through DORS' Home Services Program.
- b) Readers and Notetakers - such an individual shall meet the approval of the client, with concurrence of the counselor, as to his/her ability to adequately perform such duties.
- c) Drivers - such an individual shall be licensed pursuant to the Illinois Motor Vehicle Code and shall meet the approval of the client, with concurrence of the counselor, as to his/her ability to adequately perform such duties.
- d) Interpreters for the Deaf - shall hold an appropriate Registered Interpreter for the Deaf (RID) certification or be approved by DORS and meet the approval of the client, with concurrence from the counselor.

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Section 590.490 Payment for Support Services Provided by Individuals and Conditions of Service Provision

- a) Individuals providing PA services shall be paid only for those hours in which services are being provided to the client in the client's home or on the client's worksite and in accordance with the client's IWRP (89 Ill. Adm. Code 572). An individual providing PA services to a VR client shall be paid at an hourly rate equal to that paid to an individual providing PA services through DORS' Home Services Program (see 89 Ill. Adm. Code 700.200(a)).
- b) An individual providing reader or notetaker services shall be paid only for those hours in which such services are being directly provided to the client and in accordance with the client's IWRP (89 Ill. Adm. Code 572). An individual providing reader or notetaker services shall be paid the hourly rate established by DORS but never less than the hourly Federal Minimum Wage.
- c) An individual providing driver services to a client shall be paid an hourly rate for all driving and required waiting time and shall be reimbursed for mileage in accordance with State Travel Regulations (see 80 Ill. Adm. Code 3000. Appendix A). An individual providing drivers services shall be paid the hourly rate established by DORS for such services but never less than the Federal Minimum Wage.
- d) An individual providing Interpreter Services for the Deaf shall be paid at the hourly, 1/2 day or full day rate established by DORS for his/her level of certification and in accordance with the following:
 - 1) minimum payment shall be for a period of 2 hours even though actual work time may be less;
 - 2) if there is less than a one hour lapse during provision of services (e.g., lunch, break) the individual shall be paid for the entire time span of the assignment;

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- 3) an individual who is required to be on site even though he/she does not interpret shall be paid during that period of time;
- 4) an individual who must travel more than 20 miles one-way for an assignment shall be paid travel reimbursement in accordance with State Travel Regulations (80 Ill. Adm. Code 3000. Appendix A);
- 5) no payment shall be made to an interpreter whose assignment is cancelled more than 48 hours prior to the scheduled beginning of the assignment. If cancellation occurs less than 48 hours prior to the scheduled beginning of the assignment, payment for single day assignments, shall be paid for the entire scheduled assignment time. For multiple day assignments, the interpreter shall be paid for the time scheduled for the assignment during the first 48 hours of the scheduled assignment;
- 6) if a client does not appear for a scheduled appointment, the interpreter shall stay on-site for one hour. If the client does not appear after the one hour wait, the interpreter shall consult the DORS contact person for instructions. The interpreter shall be paid in accordance with the provisions of Subsections (1), (3) and (5) and reimbursed for travel in accordance with Subsection (4) above.
- 7) if an interpreter has to cancel a scheduled assignment, he/she shall contact the DORS contact person immediately and assist in finding a suitable replacement. The suitability of the replacement shall be determined by the DORS contact person. An interpreter who cancels a scheduled assignment shall not be paid for any of the scheduled services, reimbursed travel cost, or paid a finders fee for locating a replacement.

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SUBPART G: COMPUTER EQUIPMENT AND SENSORY AID LOAN

Section 590.500 Provision of Services

DORS shall loan accessible computer equipment and sensory aids purchased through appropriations from the Assistance to the Blind Fund to individuals who are blind or visually impaired pursuant to the provisions of this Subpart. The provisions of Subpart A of this Part shall not apply.

Section 590.510 Definition

For the purpose of this Subpart, the following terms shall have the following meanings:

- a) Accessible Computer Equipment (Equipment) - specially designed and adapted computer hardware and software designed to enable individuals who are blind or visually impaired to use the equipment.
- b) Sensory Aids (Aids) - Adaptive devices used to minimize or overcome the limitations of visual impairment (e.g., refreshable Braille display, speech synthesizer, etc.).

Section 590.520 Purpose of Equipment Loans

DORS shall loan available equipment (see 89 Ill. Adm. Code 590.570) for the purpose of enabling an individual to overcome an impediment to employment.

Section 590.530 Criteria for Loan of Equipment/Aids

Equipment/Aids may be loaned to eligible individuals for the following purposes:

- a) in emergency situations when the individual's own Equipment/Aids is/are being repaired or replaced;
- b) on a trial basis to assess the usefulness to the individual of the Equipment/Aids;
- c) while the individual is involved in an employer training program or during a time limited probationary period that may lead to permanent employment;

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- d) in a permanent employment situation until the employer can purchase similar Equipment/Aids;
- e) for demonstration purposes for persons who are blind or visually impaired; or
- f) in an educational situation until similar Equipment/Aids can be purchased.

Section 590.540 Equipment/Aids Loan Request Procedures and Approval Process

- a) DORS shall loan Equipment/Aids under the following order of priority. Order of Selection (89 Ill. Adm. Code 553.140) shall not be followed for the purposes of this Subpart:
 - 1) clients of the VR program receiving services under the provisions of 89 Ill. Adm. Code 553 and Subpart A of this Part who are blind or visually impaired and require such Equipment/Aids to obtain or retain employment;
 - 2) employees of the State of Illinois who are blind or visually impaired;
 - 3) residents of Illinois who require the Equipment/Aids to obtain or retain employment;
 - 4) full-time students who are blind or visually impaired who require the Equipment/Aids for educational purposes.
- b) All requests for the loan of Equipment/Aids must be in writing to the Program Coordinator, Bureau of Blind Services and must include a completed LOAN AGREEMENT (IL 488-1999).
- c) Determination as to whether to loan Equipment/Aids shall be based on Subsection (a) above and the justification and plan to replace the Equipment/Aids which shall be submitted as part of the request. If the individual to whom the equipment is loaned is a client of the VR Program, the plan to replace the equipment must be included in the client's IWRP.

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Section 590.550 Duration of Loans

Equipment/Aids may be loaned for a period of 60 calendar days and may be extended an additional 30 days upon the written approval of the Program Manager, Bureau of Blind Services. DORS may extend the term of the loan if:

- a) no other client, employee or student as listed in subsection 590.540(a)(1)(4) needs the equipment; and
- b) the borrower demonstrates a continued need for the Equipment/Aids.

Section 590.560 Maintenance and Return of Equipment/Aids

- a) Maintenance of any loaned Equipment/Aids shall be the responsibility of the borrower.
- b) All Equipment/Aids shall be returned to DORS in good working order and condition at the borrower's expense.
- c) Responsibility for repair or replacement costs for Equipment/Aids which is not in good working order shall be the responsibility of the borrower unless the malfunction is the result of normal wear and tear. Normal wear and tear shall be determined by the manufacturer of the Equipment/Aids or by the manufacturer's authorized service area representative.
- d) The borrower shall be held responsible for the total replacement cost of any Equipment/Aids not returned to DORS by the specified date, and DORS may take necessary steps, including going into court, to recover the costs.

Section 590.570 Assistance in Obtaining Permanent Equipment/Aids

Obtaining permanent Equipment/Aids is the responsibility of the borrower; however, DORS Bureau of Blind Services shall assist the borrower in the determination of appropriate Equipment/Aids needs and assist in the coordination of the purchase of such Equipment/Aids, as appropriate.

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Section 590.580

Limitations on Available Equipment/Aids

Only equipment designated as loan equipment and maintained on a current inventory list by DORS Bureau of Blind Services shall be available for loan by DORS.

SUBPART H: OTHER SERVICES

Section 590.590

Provision of Services

All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and, unless otherwise stated, Subpart A of this Part.

Section 590.600

Transportation and Temporary Lodging

- a) When, during the completion of the client's IWRP (89 Ill. Adm. Code 572) transportation and/or temporary lodging is necessary to complete his/her employment objective, DORS shall reimburse the client and, when the client requires a PA (Section 590.460), reimburse the PA, for travel and lodging expenses pursuant to Department of Central Management Service rules at 80 Ill. Adm. Code 2800 - Travel Regulations.

These expenses shall not be reimbursed once the client has attained his/her employment goal and received his/her first pay check.

- b) Transportation via ambulance will only be provided based on the client's IWRP (89 Ill. Adm. Code 572) and when ordered by the client's attending physician.

Section 590.610

Other Goods and Services

- a) DORS may provide other services, including services to a client's family members, not specifically described in this Part which are necessary for a client to overcome his/her impediment to employment and attain a successful employment outcome unless specifically prohibited by Federal law or regulation, State law or DORS' rules.

- b) For the purpose of this Subpart, "family member" shall mean any relative by blood or marriage of the client and any other individual living in the client's household with whom the client has a close

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interpersonal relationship. A close interpersonal relationship is determined by the presence of an emotional commitment between the individuals, not by financial commitments. Adopted individuals shall be considered as family members.

Section 590.620 Equipment Sets

- a) For the purposes of this Section, the provisions of Subpart A of this Part do not apply.
- b) DORS shall certify individuals as deaf, severely hard of hearing or deaf-blind for the purpose of obtaining equipment sets (Teletypewriter/Telephone Devices for the Deaf (TTYs/TDDs)) or telebraille devices) without charge per the Public Utility Act (Ill. Rev. Stat. 1991, ch. 111 2/3, par. 13-703) [220 ILCS 5/13-703].
- c) DORS shall certify individuals seeking eligibility for a TTY/TDD who are deaf or severely hard of hearing and who are: present clients, past clients for whom DORS holds records, or individuals known to certifying staff through professional affiliation (e.g., past clients for whom DORS no longer has records, a family member of a client or former student of the Illinois School for the Deaf, and the Illinois Center for Rehabilitation and Education.

- d) DORS will certify individuals who are seeking eligibility for a telebraille device who are:

- 1) deaf or severely hard of hearing;
- 2) blind or severely visually impaired;
- 3) capable of using Grade 1 Braille; and
- 4) a present or past DORS client.

If the individual's Braille skills are unknown, a series of short questions in Grade 1 Braille will be given to the individual by DORS staff for the individual to respond to in Braille.

- e) If the individual seeking certification from DORS is not known by DORS staff, as listed in subsections (c) and (d) above, DORS shall inform the individual of

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other certifying agents as listed at 83 Ill. Adm. Code 755.200.

SUBPART I: PLACEMENT

Section 590.630 Provision of Placement Services

- a) All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and Subpart A of this Part.
- b) Placement services are normally provided by DORS staff but there is no client financial participation (89 Ill. Adm. Code 562) required for any placement service.

Section 590.640 Description of Services

Placement services are those services necessary to assist a client in obtaining employment in his/her chosen occupational area.

Placement services shall include, but not be limited to:

- a) interviewing skills training;
- b) resume preparation;
- c) interview preparation;
- d) referral to other agencies and prospective employers; and
- e) identification of prospective employers.

SUBPART J: MAINTENANCE

Section 590.650 Provision of Services

All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and Subpart A of this Part.

Section 590.660 Definitions

For the purpose of this Subpart, the following term shall have the following meanings.

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Additional Costs - those costs incurred by a client as a direct result of his/her participation in an Individualized Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572).

Subsistence - a standard of living at which only the basic human needs are attained. For the purposes of this Subpart, DORS shall use the 185% of the Standard of Need (89 Ill. Adm. Code 111 and 112) as determined by Department of Public Aid for its Aid to Families with Dependent Children program, except that DORS shall use the number of the assistance unit size to be the family size of the client's family.

Section 590.670 Determination of the Need for Maintenance

a) Maintenance shall be provided to a client to cover the additional costs incurred as a result of participation in the services and activities necessary to overcome the impediment to employment and as listed in the IWRP (89 Ill. Adm. Code 572).

b) DORS shall use the full cost of any item or services required by a client as a direct result of his/her participation in his/her IWRP in the determination of maintenance.

c) In the event a client must relocate to a county other than his/her normal county of residence as a direct result of his/her participation in his/her IWRP, DORS shall use the 185% of Standard of Need costs for a family of the size of the client's for each county. If the subsistence cost for the county to which the client is required to move is higher than the subsistence cost of his/her normal county of residence, DORS may, in addition to the maintenance described in Subsection (b) above, pay an amount up to the difference between the two subsistence amounts.

Section 590.680 Exceptions to Subsistence Standards

a) If, because of the client's disability and/or circumstances beyond DORS control, a client cannot be

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expected to exist on the amount determined as subsistence, a client's maintenance may be increased to the minimum level determined necessary for him/her to exist.

- b) Such an increase may only be granted with supervisory approval and then only when the counselor, with assistance from the client, can fully document why the client cannot be expected to exist on the subsistence amount and when all costs over and above the subsistence amount are clearly identified and documented in the client's case file.

SUBPART K: POST-EMPLOYMENT SERVICES

Section 590.700

Provision of Services

All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and Subpart A of this Part.

Section 590.710

Definitions

For the purpose of this Subpart the follow terms shall have the following meanings:

Post-employment Services - VR services, as described in this Part, provided to a client which do not require opening of a new case file or the client to undergo a new determination of eligibility (89 Ill. Adm. Code 553) when the client's closed case file is still available.

Rehabilitation Closure - a closure taken on a client's case when he/she was provided comprehensive services over an extended period of time which enabled the client to achieve a successful employment outcome.

Section 590.720

Scope of Services

Any service which may be provided to a client pursuant to this Part may be provided to a client in post-employment services when, in the counselor's professional judgement and with the

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concurrence of the client: the client requires these services to maintain the employment which resulted in the Rehabilitation Closure; such services are directly related to those services provided to the client in his/her original IWRP and amendments (89 Ill. Adm. Code 572); the need for possible post-employment services was identified at the time of closure of the client's case; the services will not entail an extended training period (i.e., six months or more); and such services will improve the client's level of independence and result in the termination of post-employment services.

SUBPART L: TRANSITION

Section 590.730 Provision of Services

- a) All services described in this Subpart shall be provided in accordance with the provisions of this Subpart and Subpart A of this Part.
- b) All services provided to a client/student pursuant to this Subpart must:

- 1) be necessary as evidenced by his/her Individualized Written Rehabilitation Program (IWRP) (89 Ill. Adm. Code 572);
- 2) be provided in coordination with the client's/student's Individualized Education Program (IEP), per 89 Ill. Adm. Code 572.40;
- 3) be based on the client's/student's needs taking into account his/her preferences and interests; and
- 4) include classroom instruction, community based work experience, development of employment and other post-secondary objectives, and, as appropriate, daily living skills and functional vocational assessment.

Section 590.740

Definitions

For the purpose of this Subpart, this following terms shall have the following meanings:

Post-school Activities - vocationally oriented activities

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undertaken by a client/student after he/she leave the secondary education system. Such activities may include: post-secondary education; vocational training; integrated employment, including Supported Employment; VR continuing and adult education; VR services; and community participation.

Secondary
Transitional
Experience
Program (STEP) -

a program of transition services provided through cooperative agreement of DORS and a Local Educational Agency (LEA).

Transition -

a coordinated set of services for a client/student, usually enrolled at the secondary education level, designed to promote movement from school to post-school activities.

Section 590.750

Secondary Transitional Experience Program
(STEP)

- a) While necessary transition services may be provided to any VR client, the majority of such services are provided through STEP. STEP is a cooperative program between DORS and LEAs in which DORS provides funding to LEAs to enhance transition services provided to clients/students. Under cooperative agreements with the LEA, DORS provides funding to assist in the provision of:
- 1) classroom instruction in the areas of career exploration;
 - 2) independent living and community mobility skills training; and
 - 3) in-school and community-based work experience.
- b) STEP services are provided to individuals to enhance the educational and pre-vocational programming provided by the LEA and do not replace programming which the LEA is required to provide. Further, the

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primary responsibility for the provision of adaptive equipment and auxiliary aids necessary for the students to achieve the student's educational and pre-vocational goals shall rest with the LEA.

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NOTICE OF ADOPTED REPEALER

- 1) Heading of the Part: Tools, Equipment, Supplies, and Initial Stock

- 2) Code Citation: 89 Ill. Adm. Code 597

- 3) Section Numbers: Adopted Action:
 597.10 Repealed
 597.15 Repealed
 597.20 Repealed
 597.100 Repealed
 597.150 Repealed
 597.200 Repealed
 597.300 Repealed
 597.310 Repealed
 597.320 Repealed
 597.330 Repealed
 597.400 Repealed
 597.410 Repealed

- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]

- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

- 6) Does this rulemaking contain an automatic repeal date?
 Yes ☐ No ☒

- 7) Does this rule (amendment, repealer) contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: November 15, 1993

- 9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11420
 (issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date), Ill. Reg. _____

B) Agency Response: (issue date), Ill. Reg. _____

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- C) Date Agency Response Submitted for Approval to JCAR:
- 11) Difference(s) between proposal and final version: No changes were made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No

- Section Numbers Proposed Action Illinois Register Citation
- 15) Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandated extensive changes to the vocational rehabilitation program. In order to effectuate the mandated changes, and to better organize DORS' rules, this Part has been repealed. The information contained in this Part has been added at 89 Ill. Adm. Code 590 - Subpart D.

- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429
 Telephone number: (217) 785-3896
 TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- 1) Heading of the Part: Training Services
- 2) Code Citation: 89 Ill. Adm. Code 592
- 3) Section Numbers:
- | | | |
|--------|----------|------------------------|
| 592.10 | Repealed | <u>Adopted Action:</u> |
| 592.20 | Repealed | |
| 592.30 | Repealed | |
| 592.40 | Repealed | |
| 592.50 | Repealed | |
| 592.55 | Repealed | |
| 592.60 | Repealed | |
| 592.65 | Repealed | |
| 592.70 | Repealed | |
| 592.75 | Repealed | |
| 592.80 | Repealed | |
| 592.85 | Repealed | |
| 592.90 | Repealed | |

- 4) Statutory Authority: The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f), and (k)) [20 ILCS 2405/3(b), (f), and (k)]

- 5) Effective Date of Rule(s) (Amendments, Repealer): November 15, 1993

- 6) Does this rulemaking contain an automatic repeal date?
 Yes ☒ No ☐

- 7) Does this rule (amendment, repealer) contain incorporations by reference? No

- 8) Date Filed in Agency's Principal Office: November 15, 1993

- 9) Notice of Proposal Published in Illinois Register:

July 23, 1993, 17 Ill. Reg. 11422
 (issue date)

- 10) Has JCAR Issued a Statement of Objections to this (these) Rule(s)? No If answer is "yes," please complete the following:

A) Statement of Objection: (issue date), 11. Reg. _____

B) Agency Response: (issue date), 11. Reg. _____

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED REPEALER

- C) Date Agency Response Submitted for Approval to JCAR:
- 11) Difference(s) between proposal and final version: No changes were made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rule replace an Emergency Rule(s) currently in effect? Yes
- 14) Are there any amendments pending on this Part: No

Section Numbers Proposed Action Illinois Register Citation

- 15) Summary and Purpose of Rule(s): The Rehabilitation Act Amendments of 1992 (P.L. 102-569) mandate extensive changes to the vocational rehabilitation program. In order to effectuate these changes, and to better organize DORS' rules, this Part has been repealed and the information added at 89 Ill. Adm. Code 590 - Subpart C.

- 16) Information and answers to questions regarding this adopted rule shall be directed to:

Ms. Susan Warner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429
 Telephone number: (217) 785-3896
 TTY/TDD: (217) 785-9301

The full text of Adopted Rule(s) begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF WITHDRAWAL OF PROPOSED AMENDMENTS

1) Heading of the Part: Reimbursement for Nursing Costs for Geriatric Facilities

2) Code Citation: 89 Ill. Adm. Code 147

3) Section Number: 147.100
Proposed Action: Amendment

4) Date Notice of Proposed Amendments Published in the Illinois Register:
September 3, 1993 (17 Ill. Reg. 14081)

5) Reason for the Withdrawal:

The Department has proposed amendments to the reconsideration process found in Section 147.100, regarding resident reviews conducted in nursing facilities by the Department's Inspection of Care (IOC) surveyors. These changes were proposed to allow for a more efficient but equitable reconsideration process, in response to a 68 percent increase in the number of reconsiderations being requested by nursing facilities that believe the IOC reviews do not accurately reflect the need levels of their residents. The changes would simplify the reconsideration process to a two-step approach, eliminating the first level review. The two-step approach would be composed of negotiations between the nursing facility and the IOC team, followed by central office arbitration in the Bureau of Long Term Quality Care.

Upon publication of the proposed amendments, discussions ensued between nursing home provider associations and Department staff which resulted in an agreement to retain the first level review in the reconsideration process, and a new understanding of a nursing facility's responsibilities during the reconsideration process. Therefore, the Department is withdrawing the amendments which were published on September 3, 1993 at 17 Ill. Reg. 14081.

COMMISSIONER OF BANKS AND TRUST COMPANIES

NOTICE OF PUBLIC INFORMATION

NOTICE OF ACCEPTANCE OF AN APPLICATION
BY FIRST FINANCIAL CORPORATION, TERRE HAUTE,
INDIANA, TO ACQUIRE FIRST MARSHALL
BANCSHARES, INC., MARSHALL, ILLINOIS

Pursuant to Section 3.071(d) of the Illinois Bank Holding Company Act of 1957, 205 ILCS 10/3.071(d) (1992), [Ill. Rev. Stat. ch. 17, par. 2510.01(d)], notice is hereby given that the Commissioner of Banks and Trust Companies has accepted for processing an application by First Financial Corporation, One First Financial Plaza, P.O. Box 540, Terre Haute, Indiana 47808-0540, to acquire First Marshall Bancshares, Inc., 215 North Michigan Avenue, Marshall, Illinois 62441.

Interested persons who desire to comment on this proposed acquisition may submit their comments in writing no later than 14 days after the publication of this notice to either:

Neal J. O'Brien
Bruce J. Baker
Commissioner of Banks and Trust Companies
Room 100 Reisch Building
117 South Fifth Street
Springfield, Illinois 62701.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of November 9, 1993 through November 15, 1993, and have been scheduled for review by the Committee at its December 14, 1993 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Office Bldg., Springfield IL 62706.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
12/24/93	Department of Agriculture, Definitions (8 III Adm Code 20)	9/17/93 17 III Reg 14739	12/14/93
12/24/93	Department of Agriculture, Livestock Auction Markets (8 III Adm Code 40)	9/17/93 17 III Reg 14769	12/14/93
12/24/93	Department of Agriculture, Bovine Brucellosis (8 III Adm Code 75)	9/17/93 17 III Reg 14728	12/14/93
12/24/93	Department of Agriculture, Diseased Animals (8 III Adm Code 85)	9/17/93 17 III Reg 14747	12/14/93
12/24/93	Department of Agriculture, Swine Disease Control and Eradication Act (8 III Adm Code 105)	9/17/93 17 III Reg 14781	12/14/93
12/24/93	Department of Agriculture, Animal Diagnostic Laboratory Act (8 III Adm Code 110)	9/17/93 17 III Reg 14717	12/14/93
12/24/93	Department of Agriculture, Equine Infectious Anemia Control (8 III Adm Code 116)	9/17/93 17 III Reg 14761	12/14/93

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED
(Page 2)

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
12/24/93	Department of Agriculture, Feeder Swine Dealer Licensing (68 III Adm Code 590)	9/17/93 17 III Reg 14765	12/14/93
12/24/93	Department of Agriculture, Livestock Dealer Licensing (68 III Adm Code 610)	9/17/93 17 III Reg 14775	12/14/93
12/26/93	Illinois Commerce Commission, Recpal of Uniform System of Accounts (92 III Adm Code 1375)	6/18/93 17 III Reg 8635	12/14/93
12/26/93	Illinois Commerce Commission, Procedures Governing the Establishment of Credit, Billing, Deposits, Termination of Service and Issuance of Telephone Directories for Telephone Utilities in the State of Illinois (General Order 218) (83 III Adm Code 735)	8/6/93 17 III Reg 12483	12/14/93
12/26/93	Illinois Commerce Commission, Reinstatement of Revoked Operating Authority (92 III Adm Code 1236)	6/25/93 17 III Reg 9167	12/14/93
12/26/93	Department of Public Aid, Rights and Responsibilities (89 III Adm Code 102)	9/24/93 17 III Reg 15461	12/14/93
12/29/93	Department of Public Health, Illinois Home Health Agency Code (77 III Adm Code 245)	1/22/93 17 III Reg 747	12/14/93

AGRICULTURE, DEPARTMENT OF (CONT'D)	
8 Ill. Adm. Code 290	Standardbred & Thoroughbred Horse Breeding & Racing Programs, Ill. (P-8347; W-13812)
8 Ill. Adm. Code 750	Sustainable Agriculture (P-1251; A-6965)
8 Ill. Adm. Code 105	Swine Disease Control & Eradication Act (E-5910) (P-6377; A-14010) (P-14781)
ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF	
4 Ill. Adm. Code 500	Americans With Disabilities Act Grievance Procedure (A-11426/92; CC-1673)
77 Ill. Adm. Code 2056	Driving Under the Influence Programs (P-4567/92; A-15917/92; RQ-17493; EC-19982)
77 Ill. Adm. Code 2090	Subacute Alcoholism & Substance Abuse Treatment Services (P-8599)
77 Ill. Adm. Code 2080	Triplicate Prescription Control Program (P-11367/92; O-16691/92; M-11872; A-11424)
ATTORNEY GENERAL	
4 Ill. Adm. Code 125	Americans With Disabilities Act Grievance Procedure (P-2283/92; A-1811)
AUDITOR GENERAL	
4 Ill. Adm. Code 1125	Americans With Disabilities Act Grievance Procedure (P-4523; A-11435)
BANKS AND TRUST COMPANIES, COMMISSIONER OF	
4 Ill. Adm. Code 375	Americans With Disabilities Act Grievance Procedure (A-15976/92; CC-1673)
38 Ill. Adm. Code 380	Eligible State Bank (P-19347)
CAPITAL DEVELOPMENT BOARD	
4 Ill. Adm. Code 725	Americans With Disabilities Act Grievance Procedure (A-11432/92; CC-1673)
71 Ill. Adm. Code 500	Asbestos Abatement Authority Act Procedures (P-3917; A-17908)
CARNIVAL-AMUSEMENT SAFETY BOARD	
56 Ill. Adm. Code 6000	Carnival & Amusement Ride Inspection Law (P-3922; RC-14185; A-14910)
CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF	
44 Ill. Adm. Code 5000	Acquisition, Management & Disposal of Real Property (P-11378/92; A-1006)
80 Ill. Adm. Code 303	(P-2105; A-10753) (E-2361) (P-15217) (E-15653)
74 Ill. Adm. Code 900	Conditions of Employment (P-19283/92; A-5587)
80 Ill. Adm. Code 2160	Joint Rules of the Comptroller & the Dept. of Central Management Services; Prompt Payment (P-10677) (E-11168)
80 Ill. Adm. Code 302	Local Government Health Plan (P-3577; A-11441)
80 Ill. Adm. Code 310	Merit & Fitness (P-17187/92; A-3169) (P-14788)
80 Ill. Adm. Code 2650	Pay Plan (P-191; C-672; A-13409) (P-13679/92; A-238) (PP-498) (P-13179/92; A-590) (P-14001/92; A-1819) (P-18139/92; A-6441) (P-7605; A-19103)
44 Ill. Adm. Code 1	(P-12481) (E-12900) (P-13657) (P-14314) (E-14666)
80 Ill. Adm. Code 2700	Solicitation for Charitable Payroll Deductions (P-2449)
	Standard Procurement (P-12808/92; A-600) (P-3926; A-14576)
	State (of Ill.) Employees' Deferred Compensation Plan (P-19755) (E-19976)

ACTION CODES	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Order by JCAR*
C - Notice of Corrections	PP - Peremptory or Court Ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR Objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR objections	S - Suspension ordered by JCAR
O - JCAR Statement of Objections	W - Withdrawal to meet JCAR
RQ - Request for Correction	Objections
EC - Expedited Corrections	

*Joint Committee on Administrative Rules

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

4 Ill. Adm. Code 1000 Americans With Disabilities Act Grievance Procedure (A-20092/92; CC-1673)

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240 Community Care Program (P-12251/92; A-224) (P-15203/92; A-6090) (P-14225)

89 Ill. Adm. Code 220 General Programmatic Requirements (P-883; A-8472) (E-1179)

AGRICULTURE, DEPARTMENT OF

4 Ill. Adm. Code 550 Americans With Disabilities Act Grievance Procedure (A-11744/92; CC-1673)

8 Ill. Adm. Code 110 Animal Diagnostic Laboratory Act (P-14717)

8 Ill. Adm. Code 75 Bovine Brucellosis (P-14728)

8 Ill. Adm. Code 257 Cooperative Groundwater Protection Program (P-14288)

8 Ill. Adm. Code 20 Definitions (P-14739)

8 Ill. Adm. Code 85 Diseased Animals (E-14052) (P-14747)

8 Ill. Adm. Code 65 Egg & Egg Products Act (P-527; A-6749)

8 Ill. Adm. Code 116 Equine Infectious Anemia Control (P-14761)

8 Ill. Adm. Code 700 Farmland Preservation Act (P-9781; A-19469)

8 Ill. Adm. Code 590 Feeder Swine Dealer Licensing (P-14765)

8 Ill. Adm. Code 115 Ill. Pseudorabies Control Act (E-5906) (P-6373; A-14006)

8 Ill. Adm. Code 256 Lawncare Wash Water & Rinsate Collection (P-14975/92; A-2189)

8 Ill. Adm. Code 40 Livestock Auction Markets (P-14769)

8 Ill. Adm. Code 610 Livestock Dealer Licensing (P-14775)

8 Ill. Adm. Code 125 Meat & Poultry Inspection Act (PP-2063) (PP-15725) (PP-16238) (PP-18215) (P-18917)

2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-19895)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

- 89 III. Adm. Code 304 Access to & Eligibility for Child Welfare Services (P-7545/92; A-251)
- 89 III. Adm. Code 336 Appeal of Child Abuse & Neglect Investigation Findings (P-7963/92; A-1026)
- 89 III. Adm. Code 434 Audits, Reviews & Investigations (P-7115)
- 89 III. Adm. Code 330 Child Custody Investigations & Supervision Related to Custodian or Visitation Judgements (P-1259; A-11457)
- 89 III. Adm. Code 314 Educational Services (P-17593)
- 89 III. Adm. Code 377 Facilities & Programs Exempt from Licensure (P-7553/92; A-259)
- 89 III. Adm. Code 354 Facility Amusement Funds (PR-8099; AR-17913)
- 89 III. Adm. Code 407 Licensing Standards for Day Care Centers (P-11955)
- 89 III. Adm. Code 406 Licensing Standards for Day Care Homes (P-11964)
- 89 III. Adm. Code 402 Licensing Standards for Foster Family Homes (P-11707/92; A-267)
- 89 III. Adm. Code 408 Licensing Standards for Group Day Care Homes (P-11976)
- 89 III. Adm. Code 378 Multiple Licensure (PR-7561/92; AR-272)
- 89 III. Adm. Code 356 Rate Setting (P-10679)
- 89 III. Adm. Code 335 Relative Home Placement (P-6681) (P-12254/92; A-13420)
- 89 III. Adm. Code 300 Reports of Child Abuse (P-15218) (E-15658; RC-18903) (P-18271)
- 89 III. Adm. Code 309 Review & Appeal Process (PR-7982/92; AR-1044)
- 89 III. Adm. Code 337 Service Appeal Process (P-7999/92; A-1046)
- 89 III. Adm. Code 302 Services Delivered by the Department (P-7565/92; A-274) (P-11979/92; A-11979) (P-2460) (E-2513)
- 89 III. Adm. Code 376 Standards for Department Facilities (PR-8104; AR-17915)

COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF

- 4 III. Adm. Code 575 Americans With Disabilities Act Grievance Procedure (A-14621/92; CC-1673)
- 47 III. Adm. Code 125 Emergency Community Services Homeless Grant Program (P-18879/92; A-6180)
- 14 III. Adm. Code 160 Emergency Shelter Grants Program (P-15747)
- 47 III. Adm. Code 520 Enterprise Zone Program (P-13691/92; A-1837) (P-9791)
- 14 III. Adm. Code 510 III. Promotion Act Programs (P-14318)
- 56 III. Adm. Code 2650 Industrial Training Program (P-20063)
- 47 III. Adm. Code 100 Low Income Home Energy Assistance Program (P-16707/92 A-3836)
- 14 III. Adm. Code 610 Public Infrastructure Loan & Grant Programs (P-19352) (E-19676)
- 56 III. Adm. Code 2600 Service Delivery System & State Responsibilities (P-7120/92; A-6483)
- 1 III. Adm. Code 300 Small Business Impact Analysis Procedures (P-11391/92; A-1511)
- 47 III. Adm. Code 130 State Administration of the III. Neighborhood Corps Program (PR-1; A-7212)
- 83 III. Adm. Code 745 Tariff Filings (P-10513/92; A-10258)

COMMERCE COMMISSION, ILLINOIS

- 92 III. Adm. Code 1376 Accounting & Financial Record Requirements (P-8630)
- 4 III. Adm. Code 400 Americans With Disabilities Act Grievance Procedure (A-12439/92; CC-1673)
- 83 III. Adm. Code 305 Construction of Electric Power & Communication Lines (P-2462)
- 83 III. Adm. Code 756 Dual Party Relay Service (P-14004/92; A-1848)
- 92 III. Adm. Code 1360 Equipment Leases (P-1685; A-18466)
- 92 III. Adm. Code 1425 Financial Responsibility of Carriers (P-18715)
- 83 III. Adm. Code 792 Imputation (P-11988)
- 83 III. Adm. Code 790 Interconnection (P-19354)
- 83 III. Adm. Code 590 Minimum Safety Standards for Transportation of Gas & For Gas Pipeline Facilities (P-2466; A-12291)

COMMERCE COMMISSION, ILLINOIS (CONT'D)

- 83 III. Adm. Code 255 Notice Requirements for Change in Rates for Cooling, Electric, Gas, Heating, Telecommunications, Sewer or Water Services (P-13703/92; A-798)
- 83 III. Adm. Code 315 Pole Attachment Rates, Terms & Conditions Applicable to Cable Television Companies & Electric & Telephone Public Utilities (P-202)
- 83 III. Adm. Code 280 Procedures for Gas, Electric, Water & Sanitary Sewer Utilities Governing Eligibility for Service, Deposits, Payment Practices & Discontinuance of Service (P-12810/92; A-805) (P-6382)
- 83 III. Adm. Code 735 Procedures Governing the Establishment of Credit, Billing Termination of Service & Issuance of Telephone Directories for Telephone Utilities in the State of Ill. (G.O. #218) (P-6386) (P-12483)
- 83 III. Adm. Code 275 Promotional Practices of Electric & Gas Public Utilities (P-8269/92; A-98; RQ-2075; EC-3902)
- 92 III. Adm. Code 1236 Reinstatement of Revoked Operating Authority (P-9167)
- 83 III. Adm. Code 755 Telecommunications Access for the Hearing & Voice Impaired (P-16709/92; A-5594)
- 83 III. Adm. Code 756 Telecommunications Relay Services (P-15605/92; A-12294)
- 92 III. Adm. Code 1375 Uniform System of Accounts (P-8635)

COMMUNITY COLLEGE BOARD, ILLINOIS

- 23 III. Adm. Code 1501 Administration of the Ill. Public Community College Act (P-12274/92; A-1853) (P-6686) (P-11993)
- 4 III. Adm. Code 1050 Americans With Disabilities Act Grievance Procedure (P-17399/92; A-4185)
- 2 III. Adm. Code 5176 Public Access to Information (CC-6903)
- 2 III. Adm. Code 5175 Public Information, Rulemaking and Organization (CC-6904)

COMMUNITY DEVELOPMENT FINANCE CORPORATION, ILLINOIS

- 47 III. Adm. Code 700 By-Laws (P-4530)

COMPTROLLER

- 4 III. Adm. Code 775 Americans with Disabilities Act Grievance Procedure (P-13710/92; A-6499)
- 74 III. Adm. Code 330 Joint Rules of the Comptroller & the Dept. of Central Management Services; Prompt Payment (P-10686) (E-11170)
- 80 III. Adm. Code 500 Personnel Rules (P-13827)

CONSERVATION, DEPARTMENT OF

- 17 III. Adm. Code 130 Camping on Department of Conservation Properties (P-18721)
- 17 III. Adm. Code 530 Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit & Crow Hunting (P-7138; A-15534)
- 17 III. Adm. Code 830 Commercial Fishing & Musseling in Certain Waters of the State (P-17405/92; A-3177) (E-17263)
- 17 III. Adm. Code 950 Dog Training on Department-Owned or -Managed Sites (P-6390; A-13447)
- 17 III. Adm. Code 730 Dove Hunting (P-4539; A-10761)
- 17 III. Adm. Code 590 Duck, Goose & Coot Hunting (E-1658) (4554; A-16443) (E-18867)
- 17 III. Adm. Code 1536 Forestry Development Cost-Share Program (P-8107; A-16485)
- 17 III. Adm. Code 510 General Hunting & Trapping on Department-Owned or -Managed Sites (P-4601; A-10775)
- 17 III. Adm. Code 1010 III. List of Endangered & Threatened Fauna (P-16273)

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17 III. Adm. Code 1050	III. List of Endangered & Threatened Flora (P-4608; A-10781) (P-16285)
17 III. Adm. Code 4000	Management of Nature Preserves (P-12005)
17 III. Adm. Code 570	Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping (P-4611; A-10785) (P-12038; A-18796)
17 III. Adm. Code 220	North Point Marina (P-19993/92; A-67160)
17 III. Adm. Code 1070	Possession of Specimens or Products of Endangered or Threatened Species (P-12041; A-18799)
17 III. Adm. Code 550	Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote & Woodchuck (Groundhog) Hunting (P-4622; A-10795)
17 III. Adm. Code 810	Sport Fishing Regulations for the Waters of Ill. (P-17414/92; A-3853; E-5915) (P-4636; A-10806) (P-19785)
17 III. Adm. Code 690	Squirrel Hunting (P-4672; A-10842)
17 III. Adm. Code 720	Taking of Wild Turkeys-Fall Archery Season, The (P-15260/92; A-281) (P-4680; A-10850)
17 III. Adm. Code 715	Taking of Wild Turkeys-Fall Gun Season (P-4689; A-10858)
17 III. Adm. Code 710	Taking of Wild Turkeys-Spring Season, The (P-18181/92; A-3184) (P-18927)
17 III. Adm. Code 670	White-Tailed Deer Hunting by Use of Bow and Arrow (P-15265/92; A-286) (P-4698; A-13452)
17 III. Adm. Code 650	White-Tailed Deer Hunting by Use of Firearms (P-4718; A-13468)
17 III. Adm. Code 680	White-Tailed Deer Hunting by Use of Handguns (P-12055; A-18810)
17 III. Adm. Code 660	White-Tailed Deer Hunting Season by Use of Muzzleloading Rifles (P-4742; A-10865)
17 III. Adm. Code 740	Woodchuck, Snipe, Rail & Teal Hunting (P-4757; A-10877)
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20 III. Adm. Code 440	Advocacy Services (PR-16371/92; AR-1519)
4 III. Adm. Code 475	American With Disabilities Act Grievance Procedure (A-10423/92; CC-1673)
20 III. Adm. Code 420	Assignment of Committed Persons (E-16208) (P-19367)
20 III. Adm. Code 460	Impact Incarceration Program (E-16212) (P-19371)
20 III. Adm. Code 107	Records of Committed Persons (E-16215) (P-19377)
20 III. Adm. Code 525	Rights & Privileges (PP-1666; RQ-9150; C-10013; EC-11903) (PP-8069)
20 III. Adm. Code 502	Safety, Maintenance & Sanitation (P-6394; A-19479)
20 III. Adm. Code 405	School District #428 (E-16227) (P-19405)
20 III. Adm. Code 501	Security (P-8396)
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4 III. Adm. Code 150	Americans With Disabilities Act Grievance Procedure (P-1263; A-19120)
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14 III. Adm. Code 1230	Employee Ownership Assistance Program (P-9222/92; A-1859)
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2 III. Adm. Code 5001	Access to Information of the State Board of Education Under the Freedom of Information Act (A-14913)
23 III. Adm. Code 610	Article 34 School & Subdistrict Councils (PR-17603)
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23 III. Adm. Code 210	Learning Assessment & School Improvement Plans (PR-10061)
23 III. Adm. Code 451	Private Business & Vocational Schools (P-12062)
23 III. Adm. Code 110	Program Accounting Manual (P-18283)
23 III. Adm. Code 1	Public Schools Evaluation, Recognition & Supervision (P-8684/92; A-18010/92; EC-3553) (P-10079)
23 III. Adm. Code 550	Reorganization Committees (PR-17611)
23 III. Adm. Code 226	Special Education (P-13231) (E-13622) (P-18405)
23 III. Adm. Code 170	Sprinkler Systems (P-18419)
23 III. Adm. Code 228	Transitional Bilingual Education (P-9253/92; A-104)
23 III. Adm. Code 245	Urban Education Partnership Program (P-10131)
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23 III. Adm. Code 2310	Functions & Planning Program (P-1691; A-9680)
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4 III. Adm. Code 900	Americans With Disabilities Act Grievance Procedure (P-9273/92; A-9887)
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26 III. Adm. Code 100	Campaign Finance Act, The (P-14333)
2 III. Adm. Code 1551	Freedom of Information (A-16500)
26 III. Adm. Code 207	Miscellaneous (P-14342)
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29 III. Adm. Code 1310	Emergency Management Assistance Program (P-13843)
29 III. Adm. Code 1300	Emergency Services & Disaster Agencies: Establishment, Accreditation, & Workers' Compensation (P-13856)
29 III. Adm. Code 300	Local Emergency Services & Disaster Agencies: Establishment, Jurisdiction, & Accreditation (PR-13865)
29 III. Adm. Code 510	Workers' Compensation Coverage (PR-13875)
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56 III. Adm. Code 2915	Academic Personnel (P-19415)
4 III. Adm. Code 1025	Americans With Disabilities Act Grievance Procedure (P-13188/92; A-8802)
56 III. Adm. Code 2865	Claimant's Availability For Work, Ability To Work & Active Search For Work (P-6907; A-17917) (P-19421)
56 III. Adm. Code 2840	Claimant's Reason For Separation From Work (P-886; A-10270) (P-8403; A-17929)
56 III. Adm. Code 2720	Claims, Adjudication, Appeals & Hearings (P-6919; A-17937) (P-16313)
56 III. Adm. Code 2770	Determination of Unemployment Contributions (P-15625/92; A-295) (P-17628)
56 III. Adm. Code 2920	Disqualifying Income & Reduced Benefits (P-19427)
56 III. Adm. Code 2732	Employment (P-211; A-8809) (P-5985; A-17947)
56 III. Adm. Code 2712	General Application (P-17853/92; A-3194)
56 III. Adm. Code 2760	Notices, Records, Reports (E-13798) (P-16319)
56 III. Adm. Code 2765	Payment of Unemployment Contributions, Interest & Penalties (P-12006/92; A-308) (P-15638/92; A-614) (P-2523; A-10275) (E-13801)

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17 III. Adm. Code 1050	III. List of Endangered & Threatened Flora (P-4608; A-10781) (P-16285)
17 III. Adm. Code 4000	Management of Nature Preserves (P-12005)
17 III. Adm. Code 570	Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Gray Fox, Coyote, Beaver & Woodchuck (Groundhog) Trapping (P-4611; A-10785) (P-12038; A-18796)
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17 III. Adm. Code 810	Sport Fishing Regulations for the Waters of Ill. (P-17414/92; A-3853; E-5915) (P-4636; A-10806) (P-19785)
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17 III. Adm. Code 720	Taking of Wild Turkeys-Fall Archery Season, The (P-15260/92; A-281) (P-4680; A-10850)
17 III. Adm. Code 715	Taking of Wild Turkeys-Fall Gun Season (P-4689; A-10858)
17 III. Adm. Code 710	Taking of Wild Turkeys-Spring Season, The (P-18181/92; A-3184) (P-18927)
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17 III. Adm. Code 650	White-Tailed Deer Hunting by Use of Firearms (P-4718; A-13468)
17 III. Adm. Code 680	White-Tailed Deer Hunting by Use of Handguns (P-12055; A-18810)
17 III. Adm. Code 660	White-Tailed Deer Hunting Season by Use of Muzzleloading Rifles (P-4742; A-10865)
17 III. Adm. Code 740	Woodchuck, Snipe, Rail & Teal Hunting (P-4757; A-10877)
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20 III. Adm. Code 420	Assignment of Committed Persons (E-16208) (P-19367)
20 III. Adm. Code 460	Impact Incarceration Program (E-16212) (P-19371)
20 III. Adm. Code 107	Records of Committed Persons (E-16215) (P-19377)
20 III. Adm. Code 525	Rights & Privileges (PP-1666; RQ-9150; C-10013; EC-11903) (PP-8069)
20 III. Adm. Code 502	Safety, Maintenance & Sanitation (P-6394; A-19479)
20 III. Adm. Code 405	School District #428 (E-16227) (P-19405)
20 III. Adm. Code 501	Security (P-8396)
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4 III. Adm. Code 150	Americans With Disabilities Act Grievance Procedure (P-1263; A-19120)
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14 III. Adm. Code 1230	Employee Ownership Assistance Program (P-9222/92; A-1859)
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2 III. Adm. Code 5001	Access to Information of the State Board of Education Under the Freedom of Information Act (A-14913)
23 III. Adm. Code 610	Article 34 School & Subdistrict Councils (PR-17603)

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4 Ill. Adm. Code 925	Americans With Disabilities Act Grievance Procedure (P-10534/92; A-8162)
35 Ill. Adm. Code 254	Annual Emissions Report (P-17195/92; A-7782)
35 Ill. Adm. Code 270	Clean Air Act Permit Program Procedures (P-16325)
35 Ill. Adm. Code 183	Joint Rules of the Ill. Environmental Protection Agency, the Ill. Department of Public Health & the Ill. Department of Nuclear Safety: Certification & Operation of Environmental Laboratories (P-12659/92; A-12319)
32 Ill. Adm. Code 332	Licensing Requirements for Source Material Milling Facilities (P-10701)
35 Ill. Adm. Code 670	Minimal Hazard Certification (P-18730)
35 Ill. Adm. Code 320	Permit Fees for Installing or Extending Sewers (P-2469; A-11461)
35 Ill. Adm. Code 858	Procedures for Operation of the Non-Hazardous Solid Waste Fee System (P-4621/92; A-4190)
35 Ill. Adm. Code 800	Procedures for Operation of the Potentially Infectious Medical Waste Transporter Fee System (PR-17861/92; AR-20266)
35 Ill. Adm. Code 1450	Procedures for Operation of the Potentially Infectious Medical Waste Transporter Fee System (P-17874/92; A-20268)
35 Ill. Adm. Code 876	Processing of Claims for Payment from the Underground Storage Tank Fund (E-16191/92; O-18856/92; RC-18857/92; M-2438)
35 Ill. Adm. Code 252	Public Participation in the Air Pollution Control Permit Program (P-18139/92; A-9684)
35 Ill. Adm. Code 253	Public Participation in the Air Pollution Permit Program (P-18139/92; A-9698)
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8 Ill. Adm. Code 1400	Ill. Farm Development Authority (P-8297/92; A-3618) (P-3956; A-15808)
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38 Ill. Adm. Code 190	Ill. Credit Union Act (P-6599; W-13197)
38 Ill. Adm. Code 130	Schedules of Maximum Rates to be Charged for Check Cashing & Writing of Money Orders by Community & Ambulatory Currency Exchanges (P-6929)
38 Ill. Adm. Code 180	Uniform Disposition of Unclaimed Property Act (P-14006/92; A-123) (P-5990; A-9893) (E-6321)
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4 Ill. Adm. Code 200	Americans With Disabilities Act Grievance Procedure (P-1954/92; A-2200)
41 Ill. Adm. Code 120	Boiler & Pressure Vessel Safety (P-19291/92; A-14917)
41 Ill. Adm. Code 280	Fire Equipment Administrative Procedures (P-15665/92; A-7214)
41 Ill. Adm. Code 100	Fire Prevention & Safety (P-15681/92; PF-8083; W-10010; A-19127)
41 Ill. Adm. Code 140	Policy & Procedures Manual for Fire Protection Personnel (P-14017/92; W-9752) (E-11181) (P-14352)
41 Ill. Adm. Code 170	Storage, Transportation, Sale & Use of Petroleum & Other Regulated Substances (E-1186)
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86 Ill. Adm. Code 3000	Riverboat Gambling (P-51/92; A-11510)
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77 Ill. Adm. Code 2510	Data Collection (P-18913/92; A-9700) (P-1695) (E-2031) (E-14112) (P-18944)
77 Ill. Adm. Code 2530	Hospital Price Information (E-14172) (P-19007)
77 Ill. Adm. Code 2540	Penalties (P-18915/92; A-9713)
77 Ill. Adm. Code 2510	Special Studies & Analyses (P-1695; A-9896)
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77 Ill. Adm. Code 3000	Hearing Aid Protection Continuing Education Requirements (P-13463/92; A-8817)
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4 Ill. Adm. Code 975	Americans With Disabilities Act Grievance Procedure (A-19806/92; CC-1673)
23 Ill. Adm. Code 1020	Health Services Education Grants Act (PR-17639)
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17 Ill. Adm. Code 4180	Rules for Review of State Agency Undertakings (P-13718/92; A-1521)
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4 Ill. Adm. Code 700	Americans with Disabilities Act Grievance Procedure (P-15684/92; A-6507)
47 Ill. Adm. Code 310	Multifamily Rental Housing Mortgage Loan Program (P-13659) (E-13805)
47 Ill. Adm. Code 370	National Affordable Housing Act (HOME) Program (P-11713/92; A-319)
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56 Ill. Adm. Code 2520	Procedural (P-10; A-15556)
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4 Ill. Adm. Code 225	Americans With Disabilities Grievance Procedure (P-7749/92; A-2945)
50 Ill. Adm. Code 7020	Pre-Arbitration (P-14511/92; A-2206)
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50 Ill. Adm. Code 1408	Actuarial Opinion & Memorandum (P-8735/92; A-4195)
50 Ill. Adm. Code 920	Actuarial Qualification (PR-2530; AR-15831)
50 Ill. Adm. Code 927	Anticipated Salvage & Subrogation Recoverable (P-2106; A-15834)
50 Ill. Adm. Code 932	Automobile Anti-Theft Mechanisms (P-7279/92; O-1240; M-6893; A-6768)
50 Ill. Adm. Code 1250	Corrective Orders (P-3985)
50 Ill. Adm. Code 805	Financial Futures Contracts (P-42; A-6775) (E-154)
50 Ill. Adm. Code 2013	Group Coverage Discontinuance & Replacement (P-10375/92; A-1525)
50 Ill. Adm. Code 2015	Infertility Coverage (P-696; A-8170)
50 Ill. Adm. Code 904	Internal Security Standard & Fidelity Bona (P-3993; A-15584)
50 Ill. Adm. Code 1103	Life Reinsurance Agreements (P-8411)
50 Ill. Adm. Code 2012	Long-Term Care Insurance (P-11279)
50 Ill. Adm. Code 939	Medical Liability Insurance Loss Reports (P-4768; A-15838)
50 Ill. Adm. Code 2008	Minimum Standards for Individual & Group Medicare Supplement Insurance (P-18917/92; A-11469)
50 Ill. Adm. Code 802	Purchasing & Selling Call & Put Options Contracts (P-44; A-6783) (E-163)

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- 50 Ill. Adm. Code 916 Required Procedure for Filing & Securing Approval of Life Insurance, Annuity, & Accident & Health Insurance, Voluntary Health Service Plans, Vision Service Plan, Dental Service Plans, Pharmaceutical Service Plans, Limited Health Service Organizations & Health Maintenance Organizations Policy Forms; (P-5992; A-15853)
50 Ill. Adm. Code 6201 Requirements (P-14073)

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- 1 Ill. Adm. Code 260 Complaint Review (CC-5960) (P-13233)
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1 Ill. Adm. Code 250 Five-Year Evaluation of all Existing Rules (CC-5964) (P-13257)
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1 Ill. Adm. Code 220 Review of Proposed Rulemaking (CC-5971) (P-13307)

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- 56 Ill. Adm. Code 350 Health & Safety (P-3780/92; O-180; R-1239; A-1074) (E-7072)

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- 80 Ill. Adm. Code 1200 General Procedures (P-3703; A-15588)
80 Ill. Adm. Code 1230 Impasse Resolution (P-3718; A-15599)
80 Ill. Adm. Code 1210 Representation Proceedings (P-3734; A-15612)
80 Ill. Adm. Code 1220 Unfair Labor Practice Proceedings (P-3755; A-15628)

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- 47 Ill. Adm. Code 600 Keep Ill. Beautiful Program (P-19834)

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- 11 Ill. Adm. Code 1770 Lottery (General) (P-16738/92; C-8074; A-18816)

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- 11 Ill. Adm. Code 1813 Ill. Liquor Control Commission, The (P-20094)

MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF

- 59 Ill. Adm. Code 101 Administration (P-10688)
59 Ill. Adm. Code 122 Certification Under Medicaid Rehabilitation Option for Early Intervention Programs (P-15691/92; RC-3688; A-4236)
59 Ill. Adm. Code 121 Early Intervention Program (P-15715/92; RC-3689; A-4261)
59 Ill. Adm. Code 103 Grants (P-14078/92; A-10282)
59 Ill. Adm. Code 119 Minimum Standards for Certification of Developmental Training Programs (P-6397)

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- 62 Ill. Adm. Code 1847 Administrative & Judicial Review (P-10596/92; A-10887)
62 Ill. Adm. Code 1775 Administrative & Judicial Review of Decisions (PR-10590/92; AR-10907)

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- 62 Ill. Adm. Code 1761 Areas Designated by Act of Congress (P-10596/92; A-10909)
62 Ill. Adm. Code 1800 Bonding & Insurance Requirements for Surface Coal Mining & Reclamation Operations (P-10607/92; A-10916)
62 Ill. Adm. Code 1845 Civil Penalties (P-10619/92; A-10926)
62 Ill. Adm. Code 1702 Exemption for Coal Extraction Incidental to the Extraction of Other Minerals (P-10631/92; A-10936)
62 Ill. Adm. Code 1777 General Content Requirements for Permit Applications (P-10640/92; A-10943)
62 Ill. Adm. Code 1701 General Definitions (P-10644/92; A-10947)
62 Ill. Adm. Code 1848 General Rules Relating to Procedure & Practice (P-10669/92; A-10973)
62 Ill. Adm. Code 240 Ill. Oil & Gas Act, The (E-1195) (P-13722/92; A-2217) (P-3771; A-14097) (P-19440/92; A-19923)
62 Ill. Adm. Code 1846 Individual Civil Penalties (P-10691/92; A-10997)
62 Ill. Adm. Code 1816 Permanent Program Performance Standards--Surface Mining Activities (P-10695/92; A-11001)
62 Ill. Adm. Code 1817 Permanent Program Performance Standards--Underground Mining Operations (P-10726/92; A-11031)
62 Ill. Adm. Code 1778 Permit Applications--Minimum Requirements for Legal, Financial, Compliance, & Related Information (P-10758/92; A-11027)
44 Ill. Adm. Code 610 Plugging & Restoration Contracts (P-1697; A-8176)
62 Ill. Adm. Code 1772 Requirements for Coal Exploration (P-10762/92; A-11058)
62 Ill. Adm. Code 1773 Requirements for Permits & Permit Processing (P-10768/92; A-11063)
62 Ill. Adm. Code 1785 Requirements for Permits for Special Categories of Mining (P-10784/92; A-11075)
62 Ill. Adm. Code 1705 Restriction on Financial Interests of State Employees (P-10790/92; A-11080)
62 Ill. Adm. Code 1774 Revision; Renewal; & Transfer, Assignment, or Sale of Permit Rights (P-10793/92; A-11083)
62 Ill. Adm. Code 1827 Special Permanent Program Performance Standards--Coal Preparation Plants Not Located Within the Permit Area of a Mine (P-10803/92; A-11091)
62 Ill. Adm. Code 1843 State Enforcement (P-10807/92; A-11095)
62 Ill. Adm. Code 1764 State Processes for Designating Areas Unsuitable for Surface coal Mining Operations (P-10831/92; A-11114)
62 Ill. Adm. Code 1779 Surface Mining Permit Applications--Minimum Requirements for Information on Environmental Resources (P-10835/92; A-11118)
62 Ill. Adm. Code 1780 Surface Mining Permit Applications--Minimum Requirements for Reclamation & Operation Plan (P-10839/92; A-11122)
62 Ill. Adm. Code 1783 Underground Mining Permit Applications--Minimum Requirements for Information on Environmental Resources (P-10849/92; A-11131)
62 Ill. Adm. Code 1784 Underground Mining Permit Applications--Minimum Requirements for Reclamation & Operation Plan (P-10853/92; A-11135)

NATURE PRESERVES COMMISSION, ILLINOIS

- 17 Ill. Adm. Code 4000 Management of Nature Preserves (P-12005; C-16249)

NUCLEAR SAFETY, DEPARTMENT OF

- 32 Ill. Adm. Code 333 Fees for Calibration Services (P-9797)
32 Ill. Adm. Code 310 General Provisions (P-3787; A-18472)

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- 32 III. Adm. Code 195 Joint Rules of the Ill. Environmental Protection Agency, the Ill. Department of Public Health & the Ill. Department of Nuclear Safety: Certification & Operation of Environmental Laboratories (P-12756/92; A-12407)
- 32 III. Adm. Code 330 Licensing of Radioactive Material (P-14417)
- 32 III. Adm. Code 332 Licensing Requirements for Source Material Milling Facilities (P-10701)
- 32 III. Adm. Code 400 Notices, Instructions & Reports to Workers; Inspections (P-8655)
- 32 III. Adm. Code 390 Particle Accelerators (P-8666)
- 32 III. Adm. Code 410 Radiation Inspectors & Inspections (P-19473/92; A-17953)
- 32 III. Adm. Code 350 Radiation Safety Requirements for Industrial Radiographic Operations (P-13882)
- 32 III. Adm. Code 351 Radiation Safety Requirements for Wireline Service Operations & Subsurface Tracer Studies (P-8674)
- 32 III. Adm. Code 335 Use of Radionuclides in the Healing Arts (P-20094)
- 32 III. Adm. Code 320 Registration of Radioactive Materials, Radiation Machine, & Radiation Installations (P-8693)
- 32 III. Adm. Code 505 Safe Operation of Nuclear Facility Boilers & Pressure Vessels (P-15220)
- 32 III. Adm. Code 340 Standards for Protection Against Radiation (PR-3997; A-18505) (P-4070; A-18507)
- 32 III. Adm. Code 341 Transportation of Radioactive Material (P-13933)
- 32 III. Adm. Code 335 Use of Radionuclides in the Healing Arts (E-9099) (P-20122)
- 32 III. Adm. Code 360 Use of X-Rays in the Healing Arts Including Medical, Dental, Podiatry & Veterinary Medicine (P-19493/92; A-17972)

PLANNING COUNCIL ON DEVELOPMENTAL DISABILITIES, ILLINOIS

- 4 III. Adm. Code 800 Americans With Disabilities Act Grievance Procedure (P-11988/92; A-11143)
- 59 III. Adm. Code 400 Grants (P-11996/92; A-11151)

POLLUTION CONTROL BOARD

- 35 III. Adm. Code 1421 Activity Standards (P-19615/92; A-10392)
- 35 III. Adm. Code 211 Definitions & General Provisions (P-4782; A-16504) (P-12491) (P-13354)
- 35 III. Adm. Code 1422 Design & Operation of Facilities (P-20002/92; O-8084; M-10007; A-9911)
- 35 III. Adm. Code 304 Effluent Standards (P-15223)
- 35 III. Adm. Code 615 Existing Activities In A Setback Zone or Regulated Recharge Area (P-16465/92; A-1871)
- 35 III. Adm. Code 604 Finished Water & Raw Water Quality & Quantity (PR-7621; AR-12648)
- 35 III. Adm. Code 1420 General Provisions (P-19625/92; A-9947)
- 35 III. Adm. Code 738 Hazardous Waste Injection Restrictions (P-16770/92; A-6190) (P-8423; A-15641)
- 35 III. Adm. Code 720 Hazardous Waste Management System (P-16776/92; A-5625) (P-9170)
- 35 III. Adm. Code 106 Hearings Pursuant to Specific Rules (P-16355)
- 35 III. Adm. Code 721 Identification & Listing of Hazardous Waste (P-16801/92; A-5650) (P-9193)
- 35 III. Adm. Code 812 Information to be Submitted in a Permit Application (P-17644)
- 35 III. Adm. Code 725 Interim Status Standards for Owners & Operators of Hazardous Waste Treatment, Storage & Disposal Facilities (P-16831/92; A-5681) (P-9245)
- 35 III. Adm. Code 728 Land Disposal Restrictions (P-16878/92; A-5727) (P-9317)
- 35 III. Adm. Code 203 Major Stationary Sources Construction & Modification (P-4898; A-16630) (P-18919/92; A-6973) (P-18754)

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- 35 III. Adm. Code 237 Open Burning (E-14176)
- 35 III. Adm. Code 218 Organic Material Emission Standards & Limitations for the Chicago Area (P-4905; A-16636) (P-12508)
- 35 III. Adm. Code 219 Organic Material Emission Standards & Limitations for the Metro East Area (P-5169; C-6539; A-16918) (E-8295) (P-20203)
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- 35 III. Adm. Code 739 Standards for the Management of Used Oil (P-9588)
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- 68 III. Adm. Code 1470 Clinical Social Work & Social Work Practice Act (P-8435)
- 68 III. Adm. Code 1210 Collection Agency Act (P-16374/92; A-1535)
- 68 III. Adm. Code 1250 Funeral Directors & Embalmers Act (P-11315; A-19132)
- 68 III. Adm. Code 1150 Ill. Architecture Practice Act of 1989 (P-17042/92; A-1554) (P-11337)
- 68 III. Adm. Code 1220 Ill. Dental Practice Act (P-15762/92; A-1559) (P-1708) (P-8127; A-15890) (E-8309)
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- 68 III. Adm. Code 1340 Ill. Physical Therapy Act (P-8444; A-14606)
- 68 III. Adm. Code 1270 Ill. Professional Land Surveyor Act of 1989 (P-14550)

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- 77 Ill. Adm. Code 350 Intermediate Care for the Developmentally Disabled Facilities Code (P-4791/92; A-2351) (P-1269; A-19210) (E-2373) (P-6028; A-15056) (E-7948) (P-8781; A-19517) (P-10171; A-19517) (E-9105) (P-10144) (P-12104) (P-15044/92; A-16153)
- 77 Ill. Adm. Code 190 Joint Rules of the Ill. Environmental Protection Agency, the Ill. Department of Public Health & the Ill. Department of Nuclear Safety: Certification & Operation of Environmental Laboratories (P-12769/92; A-12421)
- 77 Ill. Adm. Code 845 Lead Poisoning Prevention Code (P-12314/92; O-1243; M-2073; A-1884)
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- 68 Ill. Adm. Code 750 Nursing Education Scholarships (P-17529/92; A-13763)
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- 77 Ill. Adm. Code 1235 Health Care Worker Self-Referral (E-432; O-3056) (P-683)

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- 77 Ill. Adm. Code 1235 Health Facilities Planning Financial & Economic Feasibility Review (P-5205/92; RC-1244; A-4431)
- 77 Ill. Adm. Code 1130 Health Facilities Planning Procedural Rules (P-15321/92; A-4448) (P-4755/92; O-1242; R-5951; A-5882)
- 77 Ill. Adm. Code 1100 Narrative & Planning Policies (P-8144) (P-12606)
- 77 Ill. Adm. Code 1110 Processing, Classification Policies & Review Criteria (P-15328/92; A-4453) (P-8149) (P-12593)
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93-451 Family Week	18264
93-452 Hispanic/Latino Mental Health Day	18265
93-453 Home Care Week	18265
93-454 Mammography Day	18266
93-455 Peryam And Kroll Week	18266
93-456 Safe Schools Week	18267
93-457 Stamp Collecting Month	18267
93-458 Chinese Double Ten Day	18268
93-459 Family Health Month	18268
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93-461 Adult Immunization Awareness Week	18706
93-462 Credit Union Month/Credit Union Week/Credit Union Day	18707
93-463 World Population Awareness Week	18707
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93-465 Health Information Management Week	18708
93-466 Peter Wolkonsky, M.D. Week	18709
93-467 Polish American Heritage Month	18710
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93-469 Watershed Awareness Week/Watershed Awareness Month	18711
93-470 Helen Adjoran Day	18712
93-471 Paralegal/Legal Assistant Day	18712
93-472 Quality Month	18713
93-473 United Nations Day	18713
93-474 Cellular Day	18913
93-475 College Health Week	18913
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93-485 Labor-Management Cooperation Week	19338
93-486 Midwest Capitol Of Gospel Music, Centralia, Illinois	19338
93-487 Ora Higgins Youth Foundation Day	19339
93-488 Vietnam Women's Memorial Day	19339
93-489 Child Health Week	19340
93-490 Education For Business Week/Enterprise Day	19340
93-491 Environmental Health Practitioners Week	19341
93-492 Fred J. Smith Day	19341
93-493 Norwegian American Hospital Centennial Inauguration Day	19342
93-494 Opticians Month	19342
93-495 Philanthropy Week	19343
93-496 Hospice Care Month	19344
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93-498 Bible Week	19344
93-499 Farm Women's Month	19345
93-500 Geography Awareness Week	19345
93-501 German Carnival Day	19346
93-502 Principals Week	19346
93-503 Dystonia Awareness Week	19751
93-504 75th Anniversary Of The Armistice Of World War I	19751
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93-508 Chicago Clean Streak Day	19754
93-509 African Heritage Month	20054
93-510 Bernice E. Lavin Jumpstart Fund Day	20054
93-511 Drunk And Drugged Driving Prevention Month	20055
93-512 High Technology Week	20055
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93-514 Critical Care Nurse Week	20057
93-515 Family Life Week	20057
93-516 Gamma Phi Circus Week	20058
93-517 German-American Soccer Day	20058
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93-525	Caregiver Week	20511
93-526	International Housewares Week	20512
93-527	Seicentennial Celebration Day	20512
93-528	Accelerated, Rising to the Challenge, And Middle Level School Days	20513
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The Sections Affected Index lists, by Title, each section of a part on which rulemaking activity has occurred in this volume (calendar year) of the Register. The columns indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a section on which action is being taken in the current volume of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash (e.g. 11 Ill. Adm. Code 436.05 was proposed last year and adopted this year. The action entry reads: (P-15655/91; A-4520). The codes are listed below:

TYPE OF RULEMAKING

am = amendment to existing Section
cc = codification changes
n = new Section
r = repeal of existing Section
re = recodified
= renumbered

ACTION CODES

A = Adopted rule
C = Correction
P = Proposed Rule
E = Emergency rule
PP = Peremptory rule
M = Modification
W = Withdrawal
RQ = Request for Correction
PF = Prohibited filing
S = Suspension
O = JCAR Objection
R = Refusal to Modify
F = Failure to Remedy
Objections Objection
RC = Recommendation
EC = Expedited Correction
CC = Codification Changes

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260.1300	am	(P-13233)	n	1270.110	(A-14659)
260.Ex.A		(CC-5960)	n	1270.120	(A-14659)
260.Ex.B		(CC-5960)	n	1270.210	(A-14659)
260.Ex.C	am	(P-13233)	n	1270.220	(A-14659)
260.Ex.D	am	(P-13233)	n	1270.310	(A-14659)
300.100	am	(P-11391/92; A-1511)	n	1270.320	(A-14659)
300.200	am	(P-11391/92; A-1511)	n	1270.410	(A-14659)
300.300	r	(P-11391/92; A-1511)	n	1270.420	(A-14659)
300.400	am	(P-11391/92; A-1511)	n	1270.510	(A-14659)
300.Ap.A	r	(P-11391/92; A-1511)	n	1270.520	(A-14659)
			n	1270.530	(A-14659)
			am	1551.Ap.B	(A-16500)
				1600.100	(CC-8094)

TITLE 2

550.210	am	(A-9986)		1601.10	(CC-8093)
550.Tb.A	am	(A-9986)		1976.10	(CC-13226)
560.100	n	(P-17877)		2075.100	(CC-8096)
560.200	n	(P-17877)		2150.	(CC-8097)
560.205	n	(P-17877)		5001.600	(A-14913)
560.210	n	(P-17877)	n	5175.	(CC-6904)
560.220	n	(P-17877)		5176.	(CC-6903)

TITLE 3

800.20	n	(P-15828/92; A-6513)
850.10	n	(P-15832/92; A-6517)

TITLE 4

125.10	n	(P-2283/92; A-1811)
125.20	n	(P-2283/92; A-1811)
125.30	n	(P-2283/92; A-1811)
125.40	n	(P-2283/92; A-1811)
125.50	n	(P-2283/92; A-1811)
125.60	n	(P-2283/92; A-1811)
125.70	n	(P-2283/92; A-1811)
125.80	n	(P-2283/92; A-1811)
125.Ap.A	n	(P-1263; A-19120)
150.10	n	(P-1263; A-19120)
150.20	n	(P-1263; A-19120)
150.30	n	(P-1263; A-19120)
150.40	n	(P-1263; A-19120)
150.50	n	(P-1263; A-19120)
150.60	n	(P-1263; A-19120)
200.1	n	(P-1954/92; A-2200)
200.2	n	(P-1954/92; A-2200)
200.30	n	(P-1954/92; A-2200)
200.30	n	(P-1954/92; A-2200)
200.50	n	(P-1954/92; A-2200)
200.60	n	(P-1954/92; A-2200)
200.70	n	(P-1954/92; A-2200)

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TITLE 4 (CONT'D)

225.10	n	(P-7749/92; A-2945)	800.70	n	(P-11988/92; A-11143)
225.20	n	(P-7749/92; A-2945)	800.80	n	(P-11988/92; A-11143)
225.30	n	(P-7749/92; A-2945)	800.Ap.A	n	(P-11988/92; A-11143)
225.40	n	(P-7749/92; A-2945)	900.10	n	(P-9273/92; A-9887)
225.50	n	(P-7749/92; A-2945)	900.20	n	(P-9273/92; A-9887)
225.60	n	(P-7749/92; A-2945)	900.30	n	(P-9273/92; A-9887)
225.70	n	(P-7749/92; A-2945)	900.40	n	(P-9273/92; A-9887)
275	n	(P-7749/92; A-2945)	900.50	n	(P-9273/92; A-9887)
300		(A-15102/92; CC-1673)	900.60	n	(P-9273/92; A-9887)
325		(A-8565/92; CC-1673)	900.70	n	(P-9273/92; A-9887)
350.110	n	(P-5582; A-9994)	925.100	n	(P-10534/92; A-8162)
350.120	n	(P-5582; A-9994)	925.110	n	(P-10534/92; A-8162)
350.130	n	(P-5582; A-9994)	925.120	n	(P-10534/92; A-8162)
350.140	n	(P-5582; A-9994)	925.130	n	(P-10534/92; A-8162)
350.150	n	(P-5582; A-9994)	925.140	n	(P-10534/92; A-8162)
350.160	n	(P-5582; A-9994)	925.150	n	(P-10534/92; A-8162)
350.170	n	(P-5582; A-9994)	925.160	n	(P-10534/92; A-8162)
350.180	n	(P-5582; A-9994)	925.Ap.A	n	(P-10534/92; A-8162)
375		(A-15976/92; CC-1673)	975		(A-19806/92; CC-1673)
400		(A-12439/92; CC-1673)	1000		(A-20092/92; CC-1673)
475		(A-10423/92; CC-1673)	1025.10	n	(P-13188/92; A-8802)
500		(A-11426/92; CC-1673)	1025.20	n	(P-13188/92; A-8802)
550		(A-11744/92; CC-1673)	1025.30	n	(P-13188/92; A-8802)
575		(A-14621/92; CC-1673)	1025.40	n	(P-13188/92; A-8802)
700.101	n	(P-15684/92; A-6507)	1025.50	n	(P-13188/92; A-8802)
700.102	n	(P-15684/92; A-6507)	1025.60	n	(P-13188/92; A-8802)
700.103	n	(P-15684/92; A-6507)	1025.70	n	(P-13188/92; A-8802)
700.201	n	(P-15684/92; A-6507)	1050.10	n	(P-17399/92; A-4185)
700.202	n	(P-15684/92; A-6507)	1050.20	n	(P-17399/92; A-4185)
700.203	n	(P-15684/92; A-6507)	1050.30	n	(P-17399/92; A-4185)
700.204	n	(P-15684/92; A-6507)	1050.40	n	(P-17399/92; A-4185)
725		(A-11432/92; CC-1673)	1050.50	n	(P-17399/92; A-4185)
750		(A-11418/92; CC-1673)	1050.60	n	(P-17399/92; A-4185)
775.10	n	(P-13710/92; A-6499)	1050.70	n	(P-17399/92; A-4185)
775.20	n	(P-13710/92; A-6499)	1075.10	n	(P-14182/92; A-142)
775.30	n	(P-13710/92; A-6499)	1075.20	n	(P-14182/92; A-142)
775.40	n	(P-13710/92; A-6499)	1075.30	n	(P-14182/92; A-142)
775.50	n	(P-13710/92; A-6499)	1075.40	n	(P-14182/92; A-142)
775.60	n	(P-13710/92; A-6499)	1075.50	n	(P-14182/92; A-142)
775.70	n	(P-13710/92; A-6499)	1075.60	n	(P-14182/92; A-142)
775.Ap.A	n	(P-17310/92; A-6499)	1075.70	n	(P-14182/92; A-142)
800.10	n	(P-11988/92; A-11143)	1100.10	n	(P-13483/92; A-14653)
800.20	n	(P-11988/92; A-11143)	1100.20	n	(P-13483/92; A-14653)
800.30	n	(P-11988/92; A-11143)	1100.30	n	(P-13483/92; A-14653)
800.40	n	(P-11988/92; A-11143)	1100.40	n	(P-13483/92; A-14653)
800.50	n	(P-11988/92; A-11143)	1100.50	n	(P-13483/92; A-14653)
800.60	n	(P-11988/92; A-11143)	1100.60	n	(P-13483/92; A-14653)
800.70	n	(P-11988/92; A-11143)	1100.70	n	(P-13483/92; A-14653)

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TITLE 4 (CONT'D)		TITLE 8 (CONT'D)		TITLE 11	
1125.10 n	(P-4523; A-11435)	110.50 am	A-14010 (P-14781)	100.5 am	(P-20094)
1125.20 n	(P-4523; A-11435)	110.80 am	(P-14717)	100.10 am	(P-20094)
1125.30 n	(P-4523; A-11435)	110.90 am	(P-14717)	100.20 am	(P-20094)
1125.40 n	(P-4523; A-11435)	110.110 am	(P-14717)	100.30 am	(P-20094)
1125.50 n	(P-4523; A-11435)	115.80 am	(E-5906) (P-6373;	100.50 am	(P-20094)
1125.60 n	(P-4523; A-11435)		A-14006)	100.60 am	(P-20094)
1125.70 n	(P-4523; A-11435)	116.10 n	(P-14761)	100.70 am	(P-20094)
		116.20 n	(P-14761)	100.80 am	(P-20094)
		116.30 n	(P-14761)	100.90 am	(P-20094)
		125.100 am	(PP-15725)	100.100 am	(P-20094)
20.1 am	(P-14739)	125.260 am	(PP-16238) (P-18917)	100.120 am	(P-20094)
40.5 am	(P-14769)	125.270 am	(PP-2063) (PP-15725)	100.130 am	(P-20094)
40.60 am	(P-14769)		(PP-16238) (PP-18215)	100.140 am	(P-20094)
40.80 am	(P-14769)	125.380 am	(P-18917)	100.147 am	(P-20094)
40.110 am	(P-14769)	125.390 am	(P-2063) (PP-16238)	1400.149 am	(P-20094)
40.170 am	(P-14769)	256.10 n	(P-14975/92; A-2189)		
65.10 am	(P-527; A-6749)	256.20 n	(P-14975/92; A-2189)		
65.100 am	(P-527; A-6749)	256.30 n	(P-14975/92; A-2189)		
65.130 am	(P-527; A-6749)	256.40 n	(P-14975/92; A-2189)		
65.140 am	(P-527; A-6749)	256.50 n	(P-14975/92; A-2189)		
65.150 am	(P-527; A-6749)	256.60 n	(P-14975/92; A-2189)		
65.170 am	(P-527; A-6749)	256.70 n	(P-14975/92; A-2189)		
65.190 am	(P-527; A-6749)	256.80 n	(P-14975/92; A-2189)		
65.200 am	(P-527; A-6749)	256.90 n	(P-14975/92; A-2189)		
65.210 am	(P-527; A-6749)	257.10 n	(P-14288)		
65.220 am	(P-527; A-6749)	257.20 n	(P-14288)		
65.230 am	(P-527; A-6749)	257.30 n	(P-14288)		
75.5 am	(P-14728)	257.40 n	(P-14288)		
75.10 am	(P-14728)	257.50 n	(P-14288)		
75.40 r	(P-14728)	257.60 n	(P-14288)		
75.120 am	(P-14728)	257.70 n	(P-14288)		
75.180 am	(P-14728)	257.80 n	(P-14288)		
75.190 am	(P-14728)	257.90 n	(P-14288)		
75.200 am	(P-14728)	257.100 n	(P-14288)		
75.210 am	(P-14728)	290.10 am	(P-8347; W-13812)		
75.Tb.A r	(P-14728)	290.15 am	(P-8347; W-13812)		
75.Tb.B r	(P-14728)	290.30 n	(P-8347; W-13812)		
85.5 am	(P-14747)	290.50 am	(P-8347; W-13812)		
85.15 am	(P-14747)	290.55 am	(P-8347; W-13812)		
85.50 am	(P-14747)	290.60 r	(P-8347; W-13812)		
85.75 am	(P-14747)	290.62 n	(P-8347; W-13812)		
85.100 am	(P-14747)	290.63 n	(P-8347; W-13812)		
85.110 am	(P-14747)	290.64 n	(P-8347; W-13812)		
85.115 am	(P-14747)	290.65 am	(P-8347; W-13812)		
85.125 n	(E-14052) (P-14747)	290.70 r	(P-8347; W-13812)		
105.5 am	(P-14781)	290.75 r	(P-8347; W-13812)		
105.10 am	(P-14781)	290.80 r	(P-8347; W-13812)		
105.30 am	(E-5910) (P-6377;				

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TITLE 11 (CONT'D)

205.180	n	(P-3594) (E-6859; O-8085)	205.490	n	(P-3594) (E-6859; O-8085)
205.190	n	(P-3594) (E-6859; O-8085)	205.500	n	(P-3594) (E-6859; O-8085)
205.250	n	(P-3594) (E-6859; O-8085)	205.510	n	(P-3594) (E-6859; O-8085)
205.260	n	(P-3594) (E-6859; O-8085)	205.520	n	(P-3594) (E-6859; O-8085)
205.270	n	(P-3594) (E-6859; O-8085)	205.530	n	(P-3594) (E-6859; O-8085)
205.280	n	(P-3594) (E-6859; O-8085)	205.540	n	(P-3594) (E-6859; O-8085)
205.290	n	(P-3594) (E-6859; O-8085)	205.550	n	(P-3594) (E-6859; O-8085)
205.300	n	(P-3594) (E-6859; O-8085)	205.560	n	(P-3594) (E-6859; O-8085)
205.310	n	(P-3594) (E-6859; O-8085)	205.570	n	(P-3594) (E-6859; O-8085)
205.320	n	(P-3594) (E-6859; O-8085)	205.580	n	(P-3594) (E-6859; O-8085)
205.330	n	(P-3594) (E-6859; O-8085)	205.590	n	(P-3594) (E-6859; O-8085)
205.340	n	(P-3594) (E-6859; O-8085)	205.600	n	(P-3594) (E-6859; O-8085)
205.350	n	(P-3594) (E-6859; O-8085)	205.610	n	(P-3594) (E-6859; O-8085)
205.360	n	(P-3594) (E-6859; O-8085)	205.620	n	(P-3594) (E-6859; O-8085)
205.370	n	(P-3594) (E-6859; O-8085)	205.650	n	(P-3594) (E-6859; O-8085)
205.380	n	(P-3594) (E-6859; O-8085)	205.660	n	(P-3594) (E-6859; O-8085)
205.420	n	(P-3594) (E-6859; O-8085)	205.670	n	(P-3594) (E-6859; O-8085)
205.430	n	(P-3594) (E-6859; O-8085)	205.680	n	(P-3594) (E-6859; O-8085)
205.440	n	(P-3594) (E-6859; O-8085)	205.690	n	(P-3594) (E-6859; O-8085)
205.450	n	(P-3594) (E-6859; O-8085)	205.700	n	(P-3594) (E-6859; O-8085)
205.460	n	(P-3594) (E-6859; O-8085)	205.710	n	(P-3594) (E-6859; O-8085)
205.470	n	(P-3594) (E-6859; O-8085)	205.720	n	(P-3594) (E-6859; O-8085)
205.480	n	(P-3594) (E-6859; O-8085)	205.730	n	(P-3594) (E-6859; O-8085)
			210.10	n	(P-19057)
			401.10	r	(P-19030)

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TITLE 11 (CONT'D)

402.10	am	(P-14087)	510.130	am	(P-15790)
402.30	am	(P-14087)	510.150	am	(P-15790)
402.40	am	(P-14087)	510.160	am	(P-15790)
402.160	am	(P-14087)	510.170	am	(P-15790)
409.20	am	(P-14565)	510.180	am	(P-15790)
501.10	r	(P-19040)	510.200	am	(P-6746; A-13612)
501.20	r	(P-19040)	510.220	am	(P-4155; A-12423)
502.220	am	(P-11367; A-19961)	510.230	r	(P-15790)
502.290	am	(P-11367; A-19961)	510.240	am	(P-15790)
509.10	am	(P-6955/92; A-3649)	1303.70	am	(P-1728; A-12437)
509.20	am	(P-6955/92; A-3649)	1304.10	r	(P-19033)
509.30	am	(P-6955/92; A-3649)	1305.120	r	(P-2439/92; A-3034)
509.40	am	(P-6955/92; A-3649)	1305.130	r	(P-2439/92; A-3034)
509.50	am	(P-6955/92; A-3649)	1305.140	am	(P-2439/92; A-3034)
509.60	am	(P-6955/92; A-3649)	1318.30	am	(P-12271; A-19303)
509.70	am	(P-6955/92; A-3649)	1401.10	r	(P-19050)
509.75	am	(P-6955/92; A-3649)	1401.20	r	(P-19050)
509.80	am	(P-6955/92; A-3649)	1401.25	r	(P-19050)
509.90	am	(P-6955/92; A-3649)	1401.30	r	(P-19050)
509.95	n	(P-6955/92; A-3649)	1401.40	r	(P-19050)
509.100	am	(P-6955/92; A-3649)	1401.50	r	(P-19050)
509.110	am	(P-6955/92; A-3649)	1401.60	r	(P-19050)
509.130	r	(P-6955/92; A-3649)	1401.64	r	(P-19050)
509.140	am	(P-6955/92; A-3649)	1401.70	r	(P-19050)
509.150	am	(P-6955/92; A-3649)	1401.80	r	(P-19050)
509.160	am	(P-6955/92; A-3649)	1401.90	r	(P-19050)
509.170	am	(P-6955/92; A-3649)	1401.100	r	(P-19050)
509.175	r	(P-6955/92; A-3649)	1401.110	r	(P-19050)
509.190	am	(P-6955/92; A-3649)	1401.120	r	(P-19050)
509.195	r	(P-6955/92; A-3649)	1401.130	r	(P-19050)
509.200	am	(P-6955/92; A-3649)	1401.140	r	(P-19050)
		(P-17858)	1401.150	r	(P-19050)
509.210	am	(P-6955/92; A-3649)	1401.160	r	(P-19050)
509.220	am	(P-6955/92; A-3649)	1401.170	r	(P-19050)
509.230	am	(P-6955/92; A-3649)	1401.180	r	(P-19050)
509.240	r	(P-6955/92; A-3649)	1402.20	am	(P-11372; A-19309)
509.250	r	(P-6955/92; A-3649)	1402.30	am	(P-11372; A-19309)
509.260	r	(P-6955/92; A-3649)	1402.50	am	(P-11372; A-19309)
509.265	r	(P-6955/92; A-3649)	1402.70	am	(P-11372; A-19309)
509.270	am	(P-6955/92; A-3649)	1402.90	am	(P-11372; A-19309)
510.10	am	(P-15790)	1402.120	am	(P-11372; A-19309)
510.20	am	(P-15790)	1402.240	r	(P-11372; A-19309)
510.30	am	(P-6746; A-13612)	1402.245	n	(P-11372; A-19309)
		(P-15790)	1402.250	am	(P-11372; A-19309)
510.40	am	(P-15790)	1402.260	am	(P-11372; A-19309)
510.60	am	(P-15790)	1402.280	n	(P-11372; A-19309)
510.120	am	(P-15790)	1409.10	am	(P-4158; A-12429)

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TITLE 11 (CONT'D)			TITLE 14 (CONT'D)		
1409.20	am	(P-4158; A-12429)	1770.80	am	(P-16738/92; A-18816)
1409.310	am	(P-4158; A-12429)	1770.90	am	(P-16738/92; A-18816)
1409.410	am	(P-4158; A-12429)	1770.110	am	(P-16738/92; C-8074; A-18816)
1409.510	am	(P-4158; A-12429)			
1409.710	am	(P-4158; A-12429)	1770.120	am	(P-16732/92; A-18816)
1409.810	am	(P-4158; A-12429)	1770.130	am	(P-16738/92; A-18816)
1409.910	am	(P-4158; A-12429)	1770.150	am	(P-16738/92; A-18816)
1409.100	am	(P-4158; A-12429)	1770.160	am	(P-16738/92; A-18816)
1409.120	am	(P-4158; A-12429)	1770.170	am	(P-16738/92; C-8074; A-18816)
1409.130	am	(P-4158; A-12429)			
1409.135	am	(P-4158; A-12429)	1770.180	am	(P-16738/92; A-18816)
1409.138	am	(P-4158; A-12429)	1770.190	am	(P-16738/92; C-8074; A-18816)
1409.140	am	(P-4158; A-12429)			
1409.150	am	(P-4158; A-12429)	1770.200	am	(P-16738/92; A-18816)
1409.160	am	(P-4158; A-12429)	1770.210	n	(P-16738/92; A-18816)
1409.170	am	(P-4158; A-12429)			
1409.180	am	(P-4158; A-12429)	TITLE 14		
1409.185	am	(P-4158; A-12429)	150.20	am	(P-4167; A-11571)
1411.120	am	(P-14094)	150.200	am	(P-4167; A-11571)
1411.150	am	(P-14094)	150.210	am	(P-4167; A-11571)
1411.240	am	(P-19892)	150.220	am	(P-4167; A-11571)
1411.250	n	(P-1372; A-12426)	150.240	am	(P-4167; A-11571)
1413.44	am	(P-14090)	150.305	r	(P-4167; A-11571)
1413.46	am	(P-14090)			(A-11571)
1413.100	am	(P-14090)	150.400	am	(P-4167; A-11571)
1413.150	am	(P-13218/92; A-1628)	150.405	am	(P-4167; A-11571)
1416.5	am	(P-12274; A-19306)	150.420	am	(P-4167; A-11571)
1424.170	am	(P-12133/92; A-3038)	150.435	am	(P-4167; A-11571)
1424.175	r	(P-12133/92; A-3038)	150.470	am	(P-4167; A-11571)
1428.240	n	RC-3593; O-10011; RC-10012; M-12456; A-14049	150.510	am	(P-4167; A-11571)
		(E-3683; O-6550)	150.520	am	(P-4167; A-11571)
1440.10	n	(E-14181) (P-15799)	150.620	am	(P-4167; A-11571)
1440.20	n	(E-14181) (P-15799)	150.621	n	(P-4167; A-11571)
1440.30	n	(E-14181) (P-15799)	150.700	n	(P-4167; A-11571)
1440.40	n	(E-14181) (P-15799)	150.705	n	(P-4167; A-11571)
1440.50	n	(E-14181) (P-15799)	150.710	n	(P-4167; A-11571)
1440.60	n	(E-14181) (P-15799)	150.720	n	(P-4167; A-11571)
1440.70	n	(E-14181) (P-15799)	170.20	am	(P-13784/92; A-427)
1440.80	n	(E-14181) (P-15799)	178.10	n	(P-13672)
1440.90	n	(E-14181) (P-15799)	178.15	n	(P-13672)
1440.10	am	(P-16738/92; A-18816)	178.20	n	(P-13672)
1440.20	am	(P-16738/92; C-8074; A-18816)	178.25	n	(P-13672)
1440.30	am	(P-16738/92; A-18816)	178.30	n	(P-13672)
1440.40	am	(P-16738/92; A-18816)	178.35	n	(P-13672)
1440.50	am	(P-16738/92; A-18816)	178.40	n	(P-13672)
1440.60	am	(P-16738/92; A-18816)	178.45	n	(P-13672)
1440.70	am	(P-16738/92; A-18816)	178.50	n	(P-13672)
1440.80	am	(P-16738/92; A-18816)	178.55	n	(P-13672)

TITLE 14 (CONT'D)			TITLE 17		
178.60	n	(P-13672)	1230.200	n	(P-9222/92; A-1859)
178.100	n	(P-13672)	1230.210	n	(P-9222/92; A-1859)
178.105	n	(P-13672)	1230.300	n	(P-9222/92; A-1859)
178.110	n	(P-13672)	1230.310	n	(P-9222/92; A-1859)
178.115	n	(P-13672)	1230.400	n	(P-9222/92; A-1859)
178.120	n	(P-13672)	1230.500	n	(P-9222/92; A-1859)
178.125	n	(P-13672)	1230.510	n	(P-9222/92; A-1859)
178.130	n	(P-13672)	1230.520	n	(P-9222/92; A-1859)
178.135	n	(P-13672)	1230.530	n	(P-9222/92; A-1859)
178.140	n	(P-13672)	1230.540	n	(P-9222/92; A-1859)
178.145	n	(P-13672)			
178.150	n	(P-13672)			
178.155	n	(P-13672)			
178.160	n	(P-13672)			
178.165	n	(P-13672)			
178.170	n	(P-13672)			
178.175	n	(P-13672)			
178.180	n	(P-13672)			
178.185	n	(P-13672)			
180.10	am	(P-18793)			
180.12	am	(P-18793)			
510.20	am	(P-14318)			
510.50	am	(P-14318)			
510.60	am	(P-14318)			
510.70	am	(P-14318)			
510.80	am	(P-14318)			
510.85	am	(P-14318)			
520.520	n	(P-9791)			
520.920	am	(P-13691/92; A-1837)			
520.930	am	(P-13691/92; A-1837)			
520.1020	am	(P-13691/92; A-1837)			
520.1030	am	(P-13691/92; A-1837)			
610.10	am	(P-19352) (E-19676)			
610.30	am	(P-19352) (E-19676)			
610.50	am	(P-19352) (E-19676)			
610.60	am	(P-19352) (E-19676)			
610.100	n	(P-19352) (E-19676)			
610.200	n	(P-19352) (E-19676)			
610.300	n	(P-19352) (E-19676)			
610.400	n	(P-19352) (E-19676)			
610.500	n	(P-19352) (E-19676)			
610.600	n	(P-19352) (E-19676)			
610.700	n	(P-19352) (E-19676)			
610.800	n	(P-19352) (E-19676)			
610.900	n	(P-19352) (E-19676)			
1230.100	n	(P-9222/92; A-1859)			
1230.110	n	(P-9222/92; A-1859)			

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590.60	am	(P-4554; A-16443) (E-18867)	715.40 720.10	am am	(P-4689; A-10858) (P-15260/92; A-281)
590.70	n	(P-4554; A-16443)	720.20	am	(P-4680; A-10850)
650.20	am	(P-4718; A-13468)	720.40	am	(P-4680; A-10850)
650.22	am	(P-4718; A-13468)	730.10	am	(P-4680; A-10850)
650.30	am	(P-4718; A-13468)	730.20	am	(P-4539; A-10761)
650.40	am	(P-4718; A-13468)	730.30	am	(P-4539; A-10761)
650.50	am	(P-4718; A-13468)	740.10	am	(P-4757; A-10877)
650.60	am	(P-4718; A-13468)	740.20	am	(P-4757; A-10877)
650.65	n	(P-4718; A-13468)	810.10	am	(P-19785)
660.20	am	(P-4742; A-10865)	810.20	am	(P-17414/92; A-3853)
660.22	n	(P-4742; A-10865)	810.35	am	(P-17414/92; A-3853)
660.30	am	(P-4742; A-10865)	810.37	am	(P-19785)
660.40	am	(P-4742; A-10865)	810.45	am	(P-17414/92; A-3853)
660.45	am	(P-4742; A-10865)	810.70	am	(P-4636; A-10806)
660.60	am	(P-4742; A-10865)	830.10	am	(E-5915) (P-19785)
670.10	am	(P-15265/92; A-286)	830.20	am	(P-17414/92; A-3853)
670.20	am	(P-4698; A-13452)	830.30	am	(P-17414/92; A-3853)
670.30	am	(P-4698; A-13452)	830.40	am	(P-19785)
670.50	am	(P-4698; A-13452)	830.80	am	(P-17405/92; A-3177)
670.60	am	(P-15265/92; A-286)	830.90	am	(P-17405/92; A-3177)
680.10	am	(P-4698; A-13452)	850.20	am	(E-17263)
680.20	am	(P-12055; A-18810)	850.30	am	(P-6390; A-13447)
680.40	am	(P-12055; A-18810)	950.40	am	(P-6390; A-13447)
680.50	am	(P-12055; A-18810)	950.50	am	(P-16273)
690.30	am	(P-4672; A-10842)	1010.25	am	(P-16273)
710.5	n	(P-18927)	1010.30	am	(P-4608; A-10781)
710.10	am	(P-18181/92; A-3184)	1050.20	am	(P-16285)
710.20	am	(P-18927)	1050.25	am	(P-16285)
710.22	n	(P-18927)	1050.40	am	(P-16285)
710.25	#,am	(P-18927)	1070.10	am	(P-12041; A-18799)
710.30	am	(P-18181/92; A-3184)	1070.20	am	(P-12041; A-18799)
710.50	am	(P-18927)	1070.30	am	(P-12041; A-18799)
710.60	am	(P-18181/92; A-3184)	1536.10	am	(P-8107; A-16421)
715.10	am	(P-18927)	1536.25	am	(P-8107; A-16421)
715.20	am	(P-4689; A-10858)	1536.40	am	(P-8107; A-16421)
715.21	n	(P-4689; A-10858)	1536.50	am	(P-8107; A-16421)
			1536.60	am	(P-8107; A-16421)
			1536.65	n	(P-8107; A-16421)

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1536.70	am	(P-8107; A-16421)	107.15	n	(P-19377)
1536.80	am	(P-8107; A-16421)	107.17	n	(P-19377)
1536.90	am	(P-8107; A-16421)	107.20	am	(P-19377)
2530.20	am	(CC-8089)	107.105	n	(P-19377)
2735.30	am	(P-10252)	107.107	n	(P-19377)
4000.110	am	(P-12005; C-16249)	107.120	am	(P-19377)
4000.120	am	(P-12005; C-16249)	107.145	am	(E-16215) (P-19377)
4000.130	am	(P-12005; C-16249)	107.205	n	(P-19377)
4000.140	r	(P-12005; C-16249)	107.207	n	(P-19377)
4000.150	am	(P-12005; C-16249)	107.210	am	(E-16215) (P-19377)
4000.160	am	(P-12005; C-16249)	107.305	n	(P-19377)
4000.165	n	(P-12005; C-16249)	107.307	n	(P-19377)
4000.170	am	(P-12005; C-16249)	107.320	am	(P-19377)
4000.210	am	(P-12005; C-16249)	107.330	am	(P-19377)
4000.220	am	(P-12005; C-16249)	107.405	n	(P-19377)
4000.230	r	(P-12005; C-16249)	107.410	am	(P-19377)
4000.240	am	(P-12005; C-16249)	107.500	n	(E-16215) (P-19377)
4000.250	am	(P-12005; C-16249)	107.505	n	(E-16215) (P-19377)
4000.260	am	(P-12005; C-16249)	107.510	n	(E-16215) (P-19377)
4000.270	am	(P-12005; C-16249)	107.520	n	(E-16215) (P-19377)
4000.280	n	(P-12005; C-16249)	107.530	n	(E-16215) (P-19377)
4000.310	r	(P-12005; C-16249)	107.540	n	(E-16215) (P-19377)
4000.320	r	(P-12005; C-16249)	107.550	n	(E-16215) (P-19377)
4000.410	r	(P-12005; C-16249)	107.560	n	(E-16215) (P-19377)
4000.415	n	(P-12005; C-16249)	405.17	am	(E-16227) (P-19405)
4000.420	r	(P-12005; C-16249)	405.20	am	(E-16227) (P-19405)
4000.425	n	(P-12005; C-16249)	405.55	r	(E-16227) (P-19405)
4000.430	r	(P-12005; C-16249)	420.30	am	(E-16208) (P-19367)
4000.435	n	(P-12005; C-16249)	440.10	r	(P-16371/92; A-1519)
4000.440	am	(P-12005; C-16249)	440.20	r	(P-16371/92; A-1519)
4000.450	r	(P-12005; C-16249)	460.12	am	(E-16212) (P-19371)
4000.460	am	(P-12005; C-16249)	460.20	am	(E-16212) (P-19371)
4000.465	n	(P-12005; C-16249)	460.30	am	(P-19371)
4000.470	r	(P-12005; C-16249)	460.80	am	(P-19371)
4000.475	n	(P-12005; C-16249)	501.40	am	(P-8396)
4000.510	r	(P-12005; C-16249)	501.60	am	(P-8396)
4000.520	r	(P-12005; C-16249)	502.110	am	(P-6394; A-19479)
4000.530	r	(P-12005; C-16249)	502.110	am	(PP-1666; RQ-9150;
4000.540	am	(P-12005; C-16249)	525.140	am	C-10013; EC-11903)
4000.550	am	(P-12005; C-16249)			(PP-8069)
4000.560	am	(P-12005; C-16249)			(P-7768; A-18856)
4000.570	am	(P-12005; C-16249)			(P-7768; A-18856)
4000.580	am	(P-12005; C-16249)			(P-7768; A-18856)
4000.610	r	(P-12005; C-16249)			(P-7768; A-18856)
4000.620	am	(P-12005; C-16249)			(P-7768; A-18856)
4180.120	am	(P-13718/92; A-1521)			(P-7768; A-18856)

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TITLE 23 (CONT'D)

3030.70	r	(P-19072)	3060.1000	am	(P-18445) (E-18687)
3030.75	am	(P-19072)	3060.2000	am	(P-18445) (E-18687)
3030.80	am	(P-19072)	3070.100	am	(P-19460)
3030.85	am	(P-19072)	3070.110	am	(P-19460)
3030.90	am	(P-19072)	3070.120	am	(P-19460)
3030.100	am	(P-19072)	3070.130	am	(P-19460)
3030.105	am	(P-19072)	3070.140	am	(P-19460)
	am	(P-9678) (E-9725)	3070.150	am	(P-19460)
		(P-12277) (E-12449)	3070.160	am	(P-19460)
		(P-19072)	3070.170	am	(P-19460)

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3030.110	am				(P-14333)
3030.121	n	(P-19072)	100.10	am	(P-14333)
3030.122	n	(P-19072)	100.70	am	(P-14333)
3030.123	n	(P-19072)	100.110	n	(P-14333)
3030.124	n	(P-19072)	207.120	n	(P-14342)
3030.125	#,n	(P-19072)	207.130	n	(P-14342)
3030.126	n	(P-19072)	207.130	n	(P-14342)
3030.127	n	(P-19072)	207.Ap.A	am	(P-14342)
3030.128	n	(P-19072)			
3030.129	n	(P-19072)			

TITLE 29

3030.130	am	(P-19072)	300.10	r	(P-13865)
3030.135	#	(P-19072)	300.20	r	(P-13865)
3040.100	am	(P-958; A-7234)	300.30	r	(P-13865)
3040.110	am	(P-958; A-7234)	300.40	r	(P-13865)
3040.120	am	(P-958; A-7234)	300.50	r	(P-13865)
3040.130	am	(P-958; A-7234)	300.60	r	(P-13865)
3040.140	am	(P-958; A-7234)	300.70	r	(P-13865)
3040.150	am	(P-958; A-7234)	300.80	r	(P-13865)
3040.160	am	(P-958; A-7234)	510.10	r	(P-13875)
3040.170	am	(P-958; A-7234)	510.20	r	(P-13875)
3040.200	am	(P-958; A-7234)	510.30	r	(P-13875)
3040.210	am	(P-958; A-7234)	510.40	r	(P-13875)
3040.220	am	(P-958; A-7234)	510.50	r	(P-13875)
3040.230	am	(P-958; A-7234)	1300.10	n	(P-13856)
3040.240	am	(P-958; A-7234)	1300.20	n	(P-13856)
3040.250	am	(P-958; A-7234)	1300.30	n	(P-13856)
3040.260	am	(P-958; A-7234)	1300.40	n	(P-13856)
3040.300	n	(P-18441)	1300.50	n	(P-13856)
3040.310	n	(P-18441)	1300.60	n	(P-13856)
3040.320	n	(P-18441)	1310.10	n	(P-13843)
3040.330	n	(P-18441)	1310.20	n	(P-13843)
3060.100	am	(P-18445) (E-18687)	1310.30	n	(P-13843)
3060.200	am	(P-18445) (E-18687)	1310.40	n	(P-13843)
3060.400	am	(P-18445) (E-18687)	1310.50	n	(P-13843)
3060.500	am	(P-18445) (E-18687)			
3060.600	am	(P-18445) (E-18687)			
3060.800	am	(P-18445) (E-18687)			
3060.900	am	(P-18445) (E-18687)			

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310.10	am	(P-3787; A-18472)
310.20	am	(P-3787; A-18472)

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310.80	am	(P-3787; A-18472)	335.1030	am	(P-20122)
310.81	am	(P-3787; A-18472)	335.1040	am	(P-20122)
310.82	am	(P-3787; A-18472)	335.1050	am	(P-20122)
310.100	am	(P-3787; A-18472)	335.1060	am	(P-20122)
310.130	r	(P-3787; A-18472)	335.1070	am	(P-20122)
310.140	n	(P-3787; A-18472)	335.1080	am	(P-20122)
310.150	n	(P-3787; A-18472)	335.1090	am	(P-20122)
310.150	n	(P-3787; A-18472)	335.2010	am	(P-20122)
310.Ap.C	r	(P-3787; A-18472)	335.2020	am	(P-20122)
320.10	am	(P-8693)	335.2030	am	(P-20122)
320.30	am	(P-8693)	335.2040	am	(P-20122)
320.40	am	(P-8693)	335.2050	am	(P-20122)
330.10	am	(P-14417)	335.2060	am	(P-20122)
330.15	n	(P-14417)	335.2070	am	(P-20122)
330.30	am	(P-14417)	335.2080	am	(P-20122)
330.40	am	(P-14417)	335.2090	am	(P-20122)
330.200	am	(P-14417)	335.2100	am	(P-20122)
330.210	am	(P-14417)	335.2110	am	(P-20122)
330.220	am	(P-14417)	335.2120	am	(P-20122)
330.240	am	(P-14417)	335.2130	am	(P-20122)
330.250	am	(P-14417)	335.3010	am	(E-9099) (P-20122)
330.260	am	(P-14417)	335.4010	am	(E-9099) (P-20122)
330.270	am	(P-14417)	335.4020	am	(P-20122)
330.280	am	(P-14417)	335.4030	am	(P-20122)
330.300	am	(P-14417)	335.5010	am	(P-20122)
330.310	am	(P-14417)	335.5020	am	(P-20122)
330.320	am	(P-14417)	335.5030	am	(P-20122)
330.400	am	(P-14417)	335.7010	am	(P-20122)
330.900	am	(P-14417)	335.7020	am	(P-20122)
330.Ap.A	am	(P-14417)	335.7030	am	(P-20122)
330.Ap.B	am	(P-14417)	335.7040	am	(P-20122)
330.Ap.D	am	(P-14417)	335.7050	am	(P-20122)
330.Ap.G	am	(P-14417)	335.8010	am	(P-20122)
330.Ap.H	am	(P-14417)	335.8020	am	(P-20122)
332.170	am	(P-10701)	335.8030	am	(P-20122)
333.10	n	(P-9797)	335.8040	am	(P-20122)
333.20	n	(P-9797)	335.8050	am	(P-20122)
333.30	n	(P-9797)	335.8060	am	(P-20122)
333.40	n	(P-9797)	335.8080	am	(P-20122)
333.50	n	(P-9797)	335.8090	am	(P-20122)
333.60	n	(P-9797)	335.8100	am	(P-20122)
335.10	am	(P-20122)	335.8110	am	(P-20122)
335.15	n	(P-20122)	335.8120	am	(P-20122)
335.20	am	(P-20122)	335.8130	am	(P-20122)
335.30	am	(P-20122)	335.8140	am	(P-20122)
335.40	am	(P-20122)	335.8150	am	(P-20122)
335.1010	am	(P-20122)	335.9010	am	(P-20122)
335.1020	am	(P-20122)	335.9020	am	(P-20122)

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351.3030	am	(P-8674)	410.35	n	(P-19473/92; A-17953)
351.3040	am	(P-8674)	410.40	am	(P-19473/92; A-17953)
351.4010	am	(P-8674)	410.50	am	(P-19473/92; A-17953)
351.4020	am	(P-8674)	410.60	am	(P-19473/92; A-17953)
351.4030	am	(P-8674)	410.70	am	(P-19473/92; A-17953)
351.5010	am	(P-8674)	410.11.A	r	(P-19473/92; A-17953)
351.Ap.B	am	(P-8674)	410.11.B	r	(P-19473/92; A-17953)
360.10	am	(P-19493/92; A-17972)	505.10	n	(P-15220) (E-15667)
360.20	am	(P-19493/92; A-17972)	505.20	n	(P-15220) (E-15667)
360.30	am	(P-19493/92; A-17972)	505.30	n	(P-15220) (E-15667)
360.40	am	(P-19493/92; A-17972)	505.40	n	(P-15220) (E-15667)
360.41	n	(P-19493/92; A-17972)	505.50	n	(P-15220) (E-15667)
360.50	am	(P-19493/92; A-17972)	505.60	n	(P-15220) (E-15667)
360.60	am	(P-19493/92; A-17972)	505.70	n	(P-15220) (E-15667)
360.70	r	(P-19493/92; A-17972)	505.80	n	(P-15220) (E-15667)
360.71	am	(P-19493/92; A-17972)	505.82	n	(P-15220) (E-15667)
360.75	n	(P-19493/92; A-17972)	505.84	n	(P-15220) (E-15667)
360.80	r	(P-19493/92; A-17972)	505.86	n	(P-15220) (E-15667)
360.90	am	(P-19493/92; A-17972)	505.90	n	(P-15220) (E-15667)
360.100	am	(P-19493/92; A-17972)	505.100	n	(P-15220) (E-15667)
360.110	am	(P-19493/92; A-17972)	505.110	n	(P-15220) (E-15667)
360.120	am	(P-19493/92; A-17972)	505.120	n	(P-15220) (E-15667)
360.Ap.A	am	(P-19493/92; A-17972)	505.130	n	(P-15220) (E-15667)
360.Ap.B	am	(P-19493/92; A-17972)	505.140	n	(P-15220) (E-15667)
360.Ap.C	n	(P-19493/92; A-17972)	505.150	n	(P-15220) (E-15667)
360.Ap.D	n	(P-19493/92; A-17972)	505.160	n	(P-15220) (E-15667)
360.Ap.E	n	(P-19493/92; A-17972)	505.170	n	(P-15220) (E-15667)
360.II.B	r	(P-19493/92; A-17972)	505.180	n	(P-15220) (E-15667)
360.Tb.A	n	(P-19493/92; A-17972)	505.190	n	(P-15220) (E-15667)
360.Tb.B	am	(P-19493/92; A-17972)	505.1000	n	(P-15220) (E-15667)
360.Tb.C	r	(P-19493/92; A-17972)	505.1100	n	(P-15220) (E-15667)
390.20	am	(P-8666)	505.1200	n	(P-15220) (E-15667)
390.30	am	(P-8666)	505.1300	n	(P-15220) (E-15667)
390.40	am	(P-8666)	505.1400	n	(P-15220) (E-15667)
390.50	am	(P-8666)	505.1500	n	(P-15220) (E-15667)
390.60	am	(P-8666)	505.1600	n	(P-15220) (E-15667)
390.70	am	(P-8666)	505.1700	n	(P-15220) (E-15667)
400.10	am	(P-8655)	505.1800	n	(P-15220) (E-15667)
400.110	am	(P-8655)	505.1900	n	(P-15220) (E-15667)
400.120	am	(P-8655)	505.2000	n	(P-15220) (E-15667)
400.130	am	(P-8655)	505.2100	n	(P-15220) (E-15667)
400.140	am	(P-8655)	505.2200	n	(P-15220) (E-15667)
400.150	am	(P-8655)	505.2300	n	(P-15220) (E-15667)
400.160	am	(P-8655)	505.2400	n	(P-15220) (E-15667)
410.10	am	(P-8655)	505.2500	n	(P-15220) (E-15667)
410.20	am	(P-19473/92; A-17953)	505.2600	n	(P-15220) (E-15667)
410.30	am	(P-19473/92; A-17953)	505.2700	n	(P-15220) (E-15667)
		(P-19473/92; A-17953)	505.2800	n	(P-15220) (E-15667)

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505.2900	n	(P-15220) (E-15667)	183.325	am	(P-12659/92; A-12319)
			183.330	am	(P-12659/92; A-12319)
			183.335	am	(P-12659/92; A-12319)
			183.340	am	(P-12659/92; A-12319)
			183.345	am	(P-12659/92; A-12319)
			183.350	am	(P-12659/92; A-12319)
			183.355	am	(P-12659/92; A-12319)
			183.360	am	(P-12659/92; A-12319)
			183.365	am	(P-12659/92; A-12319)
			183.370	am	(P-12659/92; A-12319)
			183.406	n	(P-12659/92; A-12319)
			183.410	am	(P-12659/92; A-12319)
			183.415	am	(P-12659/92; A-12319)
			183.420	am	(P-12659/92; A-12319)
			183.425	am	(P-12659/92; A-12319)
			183.430	am	(P-12659/92; A-12319)
			183.435	am	(P-12659/92; A-12319)
			183.440	am	(P-12659/92; A-12319)
			183.445	am	(P-12659/92; A-12319)
			183.450	am	(P-12659/92; A-12319)
			183.Ap.A	am	(P-12659/92; A-12319)
			183.Ap.B	n	(P-12659/92; A-12319)
			190.		See 35-183
			195.		See 35-183
			201.162	am	(P-13371)
			201.163	am	(P-13371)
			201.180	am	(P-13371)
			201.181	am	(P-13371)
			201.187	am	(P-13371)
			203.101	am	(P-18919/92; A-6973)
			203.107	am	(P-18919/92; A-6973)
			203.110	am	(P-18919/92; A-6973)
			203.112	am	(P-18919/92; A-6973)
			203.122	#	(P-18919/92; A-6973)
			203.123	#	(P-18919/92; A-6973)
			203.123	n	(P-18919/92; A-6973)
			203.126	am	(P-18919/92; A-6973)
			203.128	am	(P-18919/92; A-6973)
			203.145	r	(P-4898; A-16630)
			203.150	am	(P-18919/92; A-6973)
			203.201	am	(P-18919/92; A-6973)
			203.203	am	(P-18919/92; A-6973)
			203.206	am	(P-18919/92; A-6973)
			203.207	am	(P-18919/92; A-6973)
			203.208	am	(P-18919/92; A-6973)
			203.209	am	(P-18919/92; A-6973)
			203.301	am	(P-18754)
					(P-18919/92; A-6973)

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203.302 am	(P-18919/92; A-6973)	211.950 n
203.303 am	(P-18919/92; A-6973)	211.970 n
203.306 am	(P-18919/92; A-6973)	211.990 n
203.801 n	(P-18919/92; A-6973)	211.1010 n
211.102 am	(P-4782; A-16504)	211.1050 n
211.121 am	(P-4782; A-16504)	211.1070 n
211.122 r	(P-4782; A-16504)	211.1090 n
211.130 n	(P-4782; A-16504)	211.1110 n
211.150 n	(P-4782; A-16504)	211.1130 n
211.170 n	(P-4782; A-16504)	211.1150 n
211.210 n	(P-4782; A-16504)	211.1170 n
211.230 n	(P-4782; A-16504)	211.1190 n
211.250 n	(P-4782; A-16504)	211.1210 n
211.270 n	(P-4782; A-16504)	211.1230 n
211.290 n	(P-4782; A-16504)	211.1250 n
211.310 n	(P-4782; A-16504)	211.1270 n
211.330 n	(P-4782; A-16504)	211.1290 n
211.350 n	(P-4782; A-16504)	211.1310 n
211.370 n	(P-4782; A-16504)	211.1330 n
211.390 n	(P-4782; A-16504)	211.1350 n
211.410 n	(P-4782; A-16504)	211.1370 n
211.430 n	(P-4782; A-16504)	211.1390 n
211.450 n	(P-4782; A-16504)	211.1410 n
211.470 n	(P-4782; A-16504)	211.1430 n
211.490 n	(P-4782; A-16504)	211.1450 n
211.510 n	(P-4782; A-16504)	211.1470 n
211.530 n	(P-4782; A-16504)	211.1490 n
211.550 n	(P-4782; A-16504)	211.1510 n
211.570 n	(P-4782; A-16504)	211.1530 n
211.590 n	(P-4782; A-16504)	211.1550 n
211.610 n	(P-4782; A-16504)	211.1570 n
211.630 n	(P-4782; A-16504)	211.1590 n
211.650 n	(P-4782; A-16504)	211.1610 n
211.670 n	(P-4782; A-16504)	211.1630 n
211.690 n	(P-4782; A-16504)	211.1650 n
211.710 n	(P-4782; A-16504)	211.1670 n
211.730 n	(P-4782; A-16504)	211.1690 n
211.750 n	(P-4782; A-16504)	211.1710 n
211.770 n	(P-4782; A-16504)	211.1730 n
211.790 n	(P-4782; A-16504)	211.1750 n
211.810 n	(P-4782; A-16504)	211.1770 n
211.830 n	(P-4782; A-16504)	211.1790 n
211.850 n	(P-4782; A-16504)	211.1810 n
211.870 n	(P-4782; A-16504)	211.1830 n
211.890 n	(P-4782; A-16504)	211.1850 n
211.910 n	(P-4782; A-16504)	211.1870 n
211.930 n	(P-4782; A-16504)	211.1890 n
		211.1910 n
		211.1930 n

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211.1950 n	(P-4782; A-16504)	211.2930 n
211.1970 n	(P-4782; A-16504)	211.2950 n
211.1990 n	(P-4782; A-16504)	211.2970 n
211.2010 n	(P-4782; A-16504)	211.2990 n
211.2030 n	(P-4782; A-16504)	211.3010 n
211.2050 n	(P-12491)	211.3030 n
211.2070 n	(P-4782; A-16504)	211.3050 n
211.2090 n	(P-4782; A-16504)	211.3070 n
211.2110 n	(P-4782; A-16504)	211.3090 n
211.2130 n	(P-4782; A-16504)	211.3110 n
211.2150 n	(P-4782; A-16504)	211.3130 n
211.2170 n	(P-4782; A-16504)	211.3150 n
211.2190 n	(P-4782; A-16504)	211.3170 n
211.2210 n	(P-4782; A-16504)	211.3190 n
211.2230 n	(P-4782; A-16504)	211.3210 n
211.2250 n	(P-4782; A-16504)	211.3230 n
211.2270 n	(P-4782; A-16504)	211.3250 n
211.2310 n	(P-4782; A-16504)	211.3270 n
211.2330 n	(P-4782; A-16504)	211.3290 n
211.2350 n	(P-4782; A-16504)	211.3310 n
211.2370 n	(P-4782; A-16504)	211.3330 n
211.2390 n	(P-4782; A-16504)	211.3350 n
211.2410 n	(P-4782; A-16504)	211.3370 n
211.2430 n	(P-4782; A-16504)	211.3390 n
211.2450 n	(P-4782; A-16504)	211.3410 n
211.2470 n	(P-4782; A-16504)	211.3430 n
211.2490 n	(P-4782; A-16504)	211.3450 n
211.2510 n	(P-4782; A-16504)	211.3470 n
211.2530 n	(P-4782; A-16504)	211.3490 n
211.2550 n	(P-4782; A-16504)	211.3510 n
211.2570 n	(P-4782; A-16504)	211.3530 n
211.2590 n	(P-4782; A-16504)	211.3550 n
211.2610 n	(P-12491)	211.3570 n
211.2650 n	(P-4782; A-16504)	211.3590 n
211.2670 n	(P-4782; A-16504)	211.3610 n
211.2690 n	(P-4782; A-16504)	211.3630 n
211.2710 n	(P-4782; A-16504)	211.3650 n
211.2730 n	(P-4782; A-16504)	211.3670 n
211.2750 n	(P-4782; A-16504)	211.3690 n
211.2770 n	(P-4782; A-16504)	211.3710 n
211.2790 n	(P-4782; A-16504)	211.3730 n
211.2810 n	(P-4782; A-16504)	211.3750 n
211.2830 n	(P-4782; A-16504)	211.3770 n
211.2850 n	(P-4782; A-16504)	211.3790 n
211.2870 n	(P-4782; A-16504)	211.3810 n
211.2890 n	(P-4782; A-16504)	211.3830 n
211.2910 n	(P-4782; A-16504)	211.3850 n
		211.3870 n

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211.3910 n	(P-4782; A-16504)	211.4890 n	(P-4782; A-16504)
211.3930 n	(P-4782; A-16504)	211.4910 n	(P-4782; A-16504)
211.3970 n	(P-4782; A-16504)	211.4930 n	(P-4782; A-16504)
211.3990 n	(P-4782; A-16504)	211.4950 n	(P-4782; A-16504)
211.4010 n	(P-4782; A-16504)	211.4970 n	(P-12491)
211.4030 n	(P-4782; A-16504)	211.4990 n	(P-4782; A-16504)
211.4050 n	(P-4782; A-16504)	211.5030 n	(P-4782; A-16504)
211.4070 n	(P-4782; A-16504)	211.5050 n	(P-4782; A-16504)
211.4090 n	(P-4782; A-16504)	211.5070 n	(P-4782; A-16504)
211.4110 n	(P-4782; A-16504)	211.5090 n	(P-4782; A-16504)
211.4130 n	(P-4782; A-16504)	211.5110 n	(P-4782; A-16504)
211.4150 n	(P-4782; A-16504)	211.5130 n	(P-4782; A-16504)
211.4170 n	(P-4782; A-16504)	211.5150 n	(P-4782; A-16504)
211.4190 n	(P-4782; A-16504)	211.5170 n	(P-4782; A-16504)
211.4210 n	(P-4782; A-16504)	211.5190 n	(P-4782; A-16504)
211.4230 n	(P-4782; A-16504)	211.5230 n	(P-4782; A-16504)
211.4250 n	(P-4782; A-16504)	211.5250 n	(P-4782; A-16504)
211.4270 n	(P-4782; A-16504)	211.5270 n	(P-4782; A-16504)
211.4290 n	(P-4782; A-16504)	211.5290 n	(P-4782; A-16504)
211.4310 n	(P-4782; A-16504)	211.5310 n	(P-4782; A-16504)
211.4330 n	(P-4782; A-16504)	211.5330 n	(P-4782; A-16504)
211.4350 n	(P-4782; A-16504)	211.5350 n	(P-4782; A-16504)
211.4370 n	(P-4782; A-16504)	211.5370 n	(P-4782; A-16504)
211.4390 n	(P-4782; A-16504)	211.5390 n	(P-12491)
211.4410 n	(P-4782; A-16504)	211.5410 n	(P-4782; A-16504)
211.4430 n	(P-4782; A-16504)	211.5430 n	(P-4782; A-16504)
211.4450 n	(P-4782; A-16504)	211.5450 n	(P-4782; A-16504)
211.4470 n	(P-4782; A-16504)	211.5470 n	(P-4782; A-16504)
211.4490 n	(P-4782; A-16504)	211.5490 n	(P-4782; A-16504)
211.4510 n	(P-4782; A-16504)	211.5500 n	(P-13358)
211.4530 n	(P-4782; A-16504)	211.5510 n	(P-4782; A-16504)
211.4550 n	(P-4782; A-16504)	211.5530 n	(P-12491)
211.4590 n	(P-4782; A-16504)	211.5550 n	(P-4782; A-16504)
211.4610 n	(P-4782; A-16504)	211.5570 n	(P-4782; A-16504)
211.4630 n	(P-4782; A-16504)	211.5590 n	(P-4782; A-16504)
211.4650 n	(P-4782; A-16504)	211.5610 n	(P-4782; A-16504)
211.4670 n	(P-4782; A-16504)	211.5630 n	(P-4782; A-16504)
211.4690 n	(P-4782; A-16504)	211.5650 n	(P-4782; A-16504)
211.4710 n	(P-4782; A-16504)	211.5670 n	(P-4782; A-16504)
211.4730 n	(P-4782; A-16504)	211.5690 n	(P-4782; A-16504)
211.4750 n	(P-4782; A-16504)	211.5710 n	(P-4782; A-16504)
211.4770 n	(P-4782; A-16504)	211.5730 n	(P-4782; A-16504)
211.4790 n	(P-4782; A-16504)	211.5750 n	(P-4782; A-16504)
211.4810 n	(P-4782; A-16504)	211.5770 n	(P-4782; A-16504)
211.4830 n	(P-12491)	211.5790 n	(P-4782; A-16504)
211.4850 n	(P-12491)	211.5810 n	(P-4782; A-16504)

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TITLE 35 (CONT'D)

211.5830 n	(P-4782; A-16504)	211.6770 n	(P-4782; A-16504)
211.5850 n	(P-4782; A-16504)	211.6790 n	(P-4782; A-16504)
211.5870 n	(P-4782; A-16504)	211.6810 n	(P-4782; A-16504)
211.5890 n	(P-4782; A-16504)	211.6830 n	(P-12491)
211.5910 n	(P-4782; A-16504)	211.6850 n	(P-4782; A-16504)
211.5930 n	(P-4782; A-16504)	211.6870 n	(P-4782; A-16504)
211.5950 n	(P-4782; A-16504)	211.6890 n	(P-4782; A-16504)
211.5970 n	(P-4782; A-16504)	211.6910 n	(P-4782; A-16504)
211.5990 n	(P-4782; A-16504)	211.6930 n	(P-4782; A-16504)
211.6010 n	(P-4782; A-16504)	211.6950 n	(P-4782; A-16504)
211.6030 n	(P-4782; A-16504)	211.6970 n	(P-4782; A-16504)
211.6050 n	(P-4782; A-16504)	211.6990 n	(P-4782; A-16504)
211.6070 n	(P-4782; A-16504)	211.7010 n	(P-4782; A-16504)
211.6090 n	(P-4782; A-16504)	211.7030 n	(P-4782; A-16504)
211.6110 n	(P-12491)	211.7050 n	(P-4782; A-16504)
211.6130 n	(P-4782; A-16504)	211.7070 n	(P-12491)
211.6150 n	(P-4782; A-16504)	211.7090 n	(P-4782; A-16504)
211.6170 n	(P-12491)	211.7110 n	(P-4782; A-16504)
211.6190 n	(P-4782; A-16504)	211.7130 n	(P-4782; A-16504)
211.6210 n	(P-4782; A-16504)	211.7150 n	(P-4782; A-16504)
211.6230 n	(P-4782; A-16504)	211.7170 n	(P-4782; A-16504)
211.6250 n	(P-12491)	211.7190 n	(P-4782; A-16504)
211.6270 n	(P-4782; A-16504)	211.7210 n	(P-4782; A-16504)
211.6290 n	(P-4782; A-16504)	211.7230 n	(P-4782; A-16504)
211.6310 n	(P-4782; A-16504)	211.7250 n	(P-4782; A-16504)
211.6330 n	(P-4782; A-16504)	211.7270 n	(P-4782; A-16504)
211.6350 n	(P-4782; A-16504)	211.7290 n	(P-4782; A-16504)
211.6370 n	(P-4782; A-16504)	211.7310 n	(P-4782; A-16504)
211.6390 n	(P-4782; A-16504)	211.7330 n	(P-4782; A-16504)
211.6410 n	(P-4782; A-16504)	211.7350 n	(P-4782; A-16504)
211.6430 n	(P-4782; A-16504)	218.100 am	(P-4905; A-16636)
211.6450 n	(P-4782; A-16504)	218.101 r	(P-4905; A-16636)
211.6470 n	(P-4782; A-16504)	218.101 n	(P-4905; A-16636)
211.6490 n	(P-4782; A-16504)	218.102 am	(P-4905; A-16636)
211.6510 n	(P-4782; A-16504)	218.103 am	(P-4905; A-16636)
211.6530 n	(P-4782; A-16504)	218.104 am	(P-4905; A-16636)
211.6550 n	(P-4782; A-16504)	218.105 am	(P-4905; A-16636)
211.6570 n	(P-4782; A-16504)	218.106 am	(P-4905; A-16636)
211.6590 n	(P-4782; A-16504)	218.107 am	(P-12508)
211.6610 n	(P-4782; A-16504)	218.108 am	(P-4905; A-16636)
211.6630 n	(P-12491)	218.109 am	(P-12508)
211.6650 n	(P-12491)	218.110 am	(P-4905; A-16636)
211.6670 n	(P-4782; A-16504)	218.111 am	(P-4905; A-16636)
211.6690 n	(P-4782; A-16504)	218.112 am	(P-4905; A-16636)
211.6710 n	(P-12491)	218.113 n	(P-12508)
211.6730 n	(P-4782; A-16504)	218.121 am	(P-12508)
211.6750 n	(P-4782; A-16504)		(P-4905; A-16636)

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218.122	am	(P-4905; A-16636)	r	218.430	(P-4905; A-16636)
218.123	am	(P-4905; A-16636)	am	218.441	(P-4905; A-16636)
218.124	am	(P-4905; A-16636)	am	218.443	(P-4905; A-16636)
TITLE 35 (CONT'D)					
218.125	r	(P-4905; A-16636)	am	218.445	(P-4905; A-16636)
218.126	r	(P-4905; A-16636)	am	218.447	(P-4905; A-16636)
218.141	am	(P-4905; A-16636)	am	218.449	(P-4905; A-16636)
218.143	am	(P-4905; A-16636)	am	218.450	(P-4905; A-16636)
218.144	am	(P-4905; A-16636)	am	218.452	(P-4905; A-16636)
218.181	am	(P-4905; A-16636)	r	218.453	(P-4905; A-16636)
218.182	am	(P-4905; A-16636)	am	218.461	(P-4905; A-16636)
218.183	am	(P-4905; A-16636)	am	218.462	(P-4905; A-16636)
218.184	am	(P-4905; A-16636)	am	218.463	(P-4905; A-16636)
218.185	r	(P-4905; A-16636)	am	218.464	(P-4905; A-16636)
218.186	am	(P-4905; A-16636)	r	218.465	(P-4905; A-16636)
218.204	am	(P-4905; A-16636)	r	218.466	(P-4905; A-16636)
218.205	am	(P-4905; A-16636)	am	218.480	(P-4905; A-16636)
218.206	am	(P-4905; A-16636)	am	218.481	(P-4905; A-16636)
218.207	am	(P-4905; A-16636)	am	218.482	(P-4905; A-16636)
218.208	am	(P-4905; A-16636)	am	218.483	(P-4905; A-16636)
218.209	am	(P-4905; A-16636)	am	218.485	(P-4905; A-16636)
218.210	am	(P-4905; A-16636)	am	218.486	(P-4905; A-16636)
218.211	am	(P-4905; C-6520; A-16636)	r	218.487	(P-4905; A-16636)
218.301	am	(P-4905; C-6520; A-16636)	am	218.489	(P-4905; A-16636)
218.302	am	(P-4905; C-6520; A-16636)	r	218.525	(P-4905; A-16636)
218.303	am	(P-4905; C-6520; A-16636)	am	218.527	(P-4905; A-16636)
218.304	am	(P-4905; C-6520; A-16636)	am	218.541	(P-4905; A-16636)
218.401	am	(P-4905; C-6520; A-16636)	am	218.562	(P-4905; A-16636)
218.402	am	(P-4905; A-16636)	am	218.581	(P-4905; A-16636)
218.403	am	(P-4905; A-16636)	am	218.582	(P-4905; A-16636)
218.404	am	(P-4905; A-16636)	am	218.583	(P-4905; A-16636)
218.405	am	(P-4905; A-16636)	am	218.584	(P-4905; A-16636)
218.421	am	(P-4905; A-16636)	am	218.585	(P-4905; A-16636)
218.422	am	(P-4905; A-16636)	am	218.586	(P-4905; A-16636)
218.423	am	(P-4905; A-16636)	am	218.601	(P-4905; A-16636)
218.424	am	(P-4905; A-16636)	am	218.602	(P-4905; A-16636)
218.425	am	(P-4905; A-16636)	am	218.603	(P-4905; A-16636)
218.426	am	(P-4905; A-16636)	am	218.604	(P-4905; A-16636)
218.427	am	(P-4905; A-16636)	am	218.605	(P-4905; A-16636)
218.428	am	(P-4905; A-16636)	am	218.606	(P-4905; A-16636)
218.429	am	(P-4905; A-16636)	am	218.608	(P-4905; A-16636)
			am	218.609	(P-4905; A-16636)
			am	218.610	(P-4905; A-16636)
			am	218.611	(P-4905; A-16636)
			r	218.612	(P-4905; A-16636)

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218.613	r	(P-4905; A-16636)	218.948	am	(P-4905; A-16636)
218.620	am	(P-4905; A-16636)	218.960	am	(P-4905; A-16636)
TITLE 35 (CONT'D)					
218.621	am	(P-4905; A-16636)	218.963	am	(P-4905; A-16636)
218.623	am	(P-4905; A-16636)	r		(P-12508)
218.624	am	(P-4905; A-16636)	218.966	am	(P-4905; A-16636)
218.628	am	(P-4905; A-16636)	218.967	am	(P-4905; A-16636)
218.636	am	(P-4905; A-16636)	218.968	am	(P-4905; A-16636)
218.637	am	(P-4905; A-16636)	218.980	am	(P-4905; A-16636)
218.640	#	(P-4905; A-16636)			(P-12508)
218.640	am	(P-4905; A-16636)	218.983	am	(P-4905; A-16636)
218.642	#	(P-4905; A-16636)	r		(P-12508)
218.644	#	(P-4905; A-16636)	218.986	am	(P-4905; A-16636)
218.644	am	(P-4905; A-16636)			(P-12508)
218.660	n	(P-12508)	218.987	am	(P-4905; A-16636)
218.666	n	(P-12508)	218.988	am	(P-4905; A-16636)
218.667	n	(P-12508)	218.990	am	(P-4905; A-16636)
218.668	n	(P-12508)	218.991	am	(P-4905; A-16636)
218.670	n	(P-12508)			(P-12508)
218.672	n	(P-12508)	218.995	am	(P-4905; A-16636)
218.680	n	(P-12508)	218.996	am	(P-4905; A-16636)
218.686	n	(P-12508)	218.997	am	(P-4905; A-16636)
218.688	n	(P-12508)			(P-12508)
218.690	n	(P-12508)	218.998	am	(P-4905; A-16636)
218.692	n	(P-12508)	218.999	am	(P-4905; A-16636)
218.875	#	(P-4905; A-16636)	219.001	r	(P-5169; A-16918)
218.877	#	(P-4905; A-16636)	219.101	n	(P-5169; A-16918)
218.879	r	(P-4905; A-16636)	219.102	am	(P-5169; A-16918)
218.881	r	(P-4905; A-16636)	219.104	am	(P-5169; A-16918)
218.883	r	(P-4905; A-16636)	219.105	am	(P-5169; A-16918)
218.886	#	(P-4905; A-16636)	219.106	am	(P-5169; A-16918)
218.920	am	(P-4905; A-16636)	219.107	am	(P-5169; A-16918)
			219.109	am	(P-5169; A-16918)
			219.110	am	(P-5169; A-16918)
218.923	am	(P-4905; A-16636)	219.111	am	(P-5169; A-16918)
r		(P-12508)	219.112	am	(P-5169; A-16918)
218.926	am	(P-4905; A-16636)	219.121	am	(P-5169; A-16918)
			219.122	am	(P-5169; A-16918)
218.927	am	(P-4905; A-16636)	219.123	am	(P-5169; A-16918)
218.928	am	(P-4905; A-16636)	219.124	am	(P-5169; A-16918)
218.940	am	(P-4905; A-16636)	219.125	r	(P-5169; A-16918)
			219.126	r	(P-5169; A-16918)
218.943	am	(P-4905; A-16636)	219.141	am	(P-5169; A-16918)
r		(P-12508)	219.143	am	(P-5169; A-16918)
218.946	am	(P-4905; A-16636)	219.144	am	(P-5169; A-16918)
			219.181	am	(P-5169; A-16918)
218.947	am	(P-4905; A-16636)	219.182	am	(P-5169; A-16918)

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219.183	am	(P-5169; A-16918)	219.480	am	(P-5169; A-16918)
219.184	am	(P-5169; A-16918)	219.481	am	(P-5169; A-16918)
219.185	r	(P-5169; A-16918)	219.482	am	(P-5169; A-16918)
219.186	am	(P-5169; A-16918)	219.483	am	(P-5169; A-16918)
TITLE 35 (CONT'D)					
219.204	am	(P-5169; A-16918)	219.485	am	(P-5169; A-16918)
219.205	am	(P-5169; A-16918)	219.486	am	(P-5169; A-16918)
219.206	am	(P-5169; A-16918)	219.487	am	(P-5169; A-16918)
219.207	am	(P-5169; A-16918)	219.489	am	(P-5169; A-16918)
219.208	am	(P-5169; A-16918)	219.521	r	(P-5169; A-16918)
219.209	am	(P-5169; A-16918)	219.525	am	(P-5169; A-16918)
219.210	am	(P-5169; A-16918)	219.527	r	(P-5169; A-16918)
219.211	am	(P-5169; A-16918)	219.541	am	(P-5169; A-16918)
219.301	am	(P-5169; A-16918)	219.562	am	(P-5169; A-16918)
219.302	am	(P-5169; A-16918)	219.581	am	(P-5169; A-16918)
219.303	am	(P-5169; A-16918)	219.582	am	(P-5169; A-16918)
219.304	am	(P-5169; A-16918)	219.583	am	(P-5169; A-16918)
219.401	am	(P-5169; A-16918)	219.584	am	(P-5169; A-16918)
219.402	am	(P-5169; A-16918)	219.585	am	(P-5169; A-16918)
219.403	am	(P-5169; A-16918)	219.586	am	(P-5169; A-16918)
219.404	am	(P-5169; C-6539; A-16918)	219.601	am	(P-5169; A-16918)
219.405	am	(P-5169; A-16918)	219.602	am	(P-5169; A-16918)
219.421	am	(P-5169; A-16918)	219.603	am	(P-5169; A-16918)
219.422	am	(P-5169; A-16918)	219.604	r	(P-5169; A-16918)
219.423	am	(P-5169; A-16918)	219.605	r	(P-5169; A-16918)
219.424	am	(P-5169; A-16918)	219.606	r	(P-5169; A-16918)
219.425	am	(P-5169; A-16918)	219.608	am	(P-5169; A-16918)
219.426	am	(P-5169; A-16918)	219.609	am	(P-5169; A-16918)
219.427	am	(P-5169; A-16918)	219.610	am	(P-5169; A-16918)
219.428	am	(P-5169; A-16918)	219.611	am	(P-5169; A-16918)
219.429	am	(P-5169; A-16918)	219.612	r	(P-5169; A-16918)
219.430	r	(P-5169; A-16918)	219.613	r	(P-5169; A-16918)
219.441	am	(P-5169; A-16918)	219.620	am	(P-5169; A-16918)
219.443	am	(P-5169; A-16918)	219.621	am	(P-5169; A-16918)
219.445	am	(P-5169; A-16918)	219.623	am	(P-5169; A-16918)
219.446	am	(P-5169; A-16918)	219.624	am	(P-5169; A-16918)
219.447	am	(P-5169; A-16918)	219.628	am	(P-5169; A-16918)
219.449	am	(P-5169; A-16918)	219.636	am	(P-5169; A-16918)
219.450	am	(P-5169; A-16918)	219.637	am	(P-5169; A-16918)
219.452	am	(P-5169; A-16918)	219.640	#	(P-5169; A-16918)
219.453	r	(P-5169; A-16918)	219.640	am	(P-5169; A-16918)
219.461	am	(P-5169; A-16918)	219.642	#	(P-5169; A-16918)
219.462	am	(P-5169; A-16918)	219.644	#	(P-5169; A-16918)
219.463	am	(P-5169; A-16918)	219.644	am	(P-5169; A-16918)
219.464	am	(P-5169; A-16918)	219.875	#	(P-5169; A-16918)
219.465	r	(P-5169; A-16918)	219.877	#	(P-5169; A-16918)
219.466	r	(P-5169; A-16918)	219.879	r	(P-5169; A-16918)
			219.881	r	(P-5169; A-16918)

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219.883	r	(P-5169; A-16918)	253.201	r	(P-18139/92; A-9698)
219.886	#	(P-5169; A-16918)	253.202	r	(P-18139/92; A-9698)
219.920	am	(P-5169; A-16918)	253.203	r	(P-18139/92; A-9698)
219.923	am	(P-5169; A-16918)	253.204	r	(P-18139/92; A-9698)
TITLE 35 (CONT'D)					
219.926	am	(P-5169; A-16918)	254.101	n	(P-17195/92; A-7782)
219.927	am	(P-5169; A-16918)	254.102	n	(P-17195/92; A-7782)
219.928	am	(P-5169; A-16918)	254.103	n	(P-17195/92; A-7782)
219.940	am	(P-5169; A-16918)	254.104	n	(P-17195/92; A-7782)
219.943	am	(P-5169; A-16918)	254.105	n	(P-17195/92; A-7782)
219.946	am	(P-5169; A-16918)	254.106	n	(P-17195/92; A-7782)
219.947	am	(P-5169; A-16918)	254.107	n	(P-17195/92; A-7782)
219.948	am	(P-5169; A-16918)	254.108	n	(P-17195/92; A-7782)
219.960	am	(P-5169; A-16918)	254.109	n	(P-17195/92; A-7782)
219.963	am	(P-5169; A-16918)	254.110	n	(P-17195/92; A-7782)
219.966	am	(P-5169; A-16918)	254.111	n	(P-17195/92; A-7782)
219.967	am	(P-5169; A-16918)	254.112	n	(P-17195/92; A-7782)
219.968	am	(P-5169; A-16918)	254.130	n	(P-17195/92; A-7782)
		(P-5169; C-6539; A-16918)	254.131	n	(P-17195/92; A-7782)
219.980	am	(P-5169; A-16918)	254.132	n	(P-17195/92; A-7782)
219.983	am	(P-5169; A-16918)	254.133	n	(P-17195/92; A-7782)
219.986	am	(P-5169; A-16918)	254.134	n	(P-17195/92; A-7782)
219.987	am	(P-5169; A-16918)	254.135	n	(P-17195/92; A-7782)
219.988	am	(P-5169; A-16918)	254.136	n	(P-17195/92; A-7782)
219.990	am	(P-5169; A-16918)	254.201	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.202	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.203	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.204	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.301	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.301	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.302	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.303	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.304	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.305	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.306	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.401	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.402	n	(P-17195/92; A-7782)
219.991	am	(P-5169; A-16918)	254.403	n	(P-17195/92; A-7782)
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219.991	am	(P-5169; A-16918)	270.102	n	(P-16325)
219.991	am	(P-5169; A-16918)	270.103	n	(P-16325)
219.991	am	(P-5169; A-16918)	270.104	n	(P-16325)
219.991	am	(P-5169; A-16918)	270.105	n	(P-16325)
219.991	am	(P-5169; A-16918)	270.106	n	(P-16325)
219.991	am	(P-5169; A-16918)	270.107	n	(P-16325)
219.991	am	(P-5169; A-16918)	270.108	n	(P-16325)
219.991	am	(P-5169; A-16918)	270.201	n	(P-16325)
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611.601	am	(P-7629; A-12650)	703.Ap.A	am	(P-16930/92; A-5774)
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724.328	n	(P-16970/92; A-5806)	r	(P-16831/92; A-5681)
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724.410	am	(P-16970/92; A-5806)	am	(P-9245)
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728.150	am	(P-9317)	807.106	n	(E-17268)
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728.150	am	(P-9317)	810.104	am	(P-8702) (P-17709)
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728.150	am	(P-9317)	811.703	am	(P-8726)
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811.711	am	(P-8726)	817.401	n	(P-17659)	1422.111	n	(P-20002/92; A-9911)	400.230	re	(A-4464)
811.712	am	(P-8726)	817.402	n	(P-17659)	1422.120	n	(P-20002/92; A-9911)	400.240	re	(A-4464)
811.713	am	(P-8726)	817.403	n	(P-17659)	1422.121	n	(P-20002/92; A-9911)	400.250	re	(A-4464)
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811.715	am	(P-8726)	817.405	n	(P-17659)	1422.123	n	(P-20002/92; A-9911)	400.270	re	(A-4464)
811.Ap.B	n	(P-8726)	817.406	n	(P-17659)	1422.124	n	(P-20002/92; A-9911)	400.280	re	(A-4464)
812.101	am	(P-17644)	817.407	n	(P-17659)	1422.125	n	(P-20002/92; A-9911)	400.290	re	(A-4464)
812.301	am	(P-17644)	817.408	n	(P-17659)	1422.126	n	(P-20002/92; A-9911)	400.310	re	(A-4464)
813.101	am	(P-17654)	817.409	n	(P-17659)	1422.127	n	(P-20002/92; A-9911)	400.410	re	(A-4464)
813.106	am	(P-16920/92; A-12409)	817.410	n	(P-17659)	1422.128	n	(P-20002/92; A-9911)	400.420	re	(A-4464)
814.101	am	(P-8714)	817.411	n	(P-17659)	1422.Ap.A	n	(P-20002/92; A-9911)	400.430	re	(A-4464)
814.102	am	(P-8714)	817.412	n	(P-17659)	Tb.A	n	(P-20002/92; A-9911)	400.440	re	(A-4464)
814.103	am	(P-8714)	817.413	n	(P-17659)	Tb.B	n	(P-20002/92; A-9911)	400.510	re	(A-4464)
814.104	am	(P-8714)	817.414	n	(P-17659)	Tb.C	n	(P-20002/92; A-9911)	400.610	re	(A-4464)
814.105	am	(P-8714)	817.415	n	(P-17659)	1422.Ap.B	n	(P-20002/92; A-9911)	400.615	re	(A-4464)
814.107	n	(P-8714)	817.416	n	(P-17659)	TITLE 38					
814.108	n	(P-8714)	817.417	n	(P-17659)	130.10	am	(P-6929)	400.620	re	(A-4464)
814.302	am	(P-8714)	817.418	n	(P-17659)	130.30	am	(P-6929)	400.630	re	(A-4464)
814.402	am	(P-8714)	817.419	n	(P-17659)	130.60	am	(P-6929)	400.650	re	(A-4464)
814.501	am	(P-8714)	817.420	n	(P-17659)	180.10	am	(P-14006/92; A-123)	400.660	re	(A-4464)
814.601	n	(P-17721)	817.421	n	(P-17659)	180.22	n	(P-14006/92; A-123)	400.665	re	(A-4464)
814.602	n	(P-17721)	817.501	n	(P-17659)	180.24	n	(P-14006/92; A-123)	400.670	re	(A-4464)
814.701	n	(P-17721)	817.Ap.A	n	(P-4621/92; A-4190)	180.30	am	(P-14006/92; A-123)	400.675	re	(A-4464)
814.801	n	(P-17721)	858.207	am	(E-16191/92; O-18856/92; RC-18857/92; M-2438)	180.85	am	(P-5990; A-9893)	400.680	re	(A-4464)
814.802	n	(P-17721)	876.	n	(P-19625/92; A-9947)	TITLE 39					
815.202	am	(P-17649)	1420.101	am	(P-19625/92; A-9947)	180.92	n	(P-14006/92; A-123)	400.700	re	(A-4464)
815.401	am	(P-17659)	1420.102	am	(P-19625/92; A-9947)	180.94	n	(P-14006/92; A-123)	400.710	re	(A-4464)
817.101	n	(P-17659)	1420.103	n	(P-19625/92; A-9947)	180.100	am	(P-14006/92; A-123)	400.720	re	(A-4464)
817.102	n	(P-17659)	1420.104	n	(P-19625/92; A-9947)	190.35	n	(P-6599; W-13197)	400.810	re	(A-4464)
817.103	n	(P-17659)	1420.105	n	(P-19625/92; A-9947)	190.70	am	(P-6599; W-13197)	400.910	re	(A-4464)
817.104	n	(P-17659)	1420.106	n	(P-19625/92; A-9947)	190.75	n	(P-6599; W-13197)	400.1020	re	(A-4464)
817.105	n	(P-17659)	1420.107	n	(P-19625/92; A-9947)	190.165	am	(P-6599; W-13197)	400.1030	re	(A-4464)
817.106	n	(P-17659)	1420.120	n	(P-19625/92; A-9947)	380.10	n	(P-19347)	400.1040	re	(A-4464)
817.107	n	(P-17659)	1421.101	n	(P-19615/92; A-10392)	380.20	n	(P-19347)	400.1050	re	(A-4464)
817.201	n	(P-17659)	1421.111	n	(P-19615/92; A-10392)	380.30	n	(P-19347)	400.1060	re	(A-4464)
817.202	n	(P-17659)	1421.121	n	(P-19615/92; A-10392)	400.110	re	(A-4464)	400.1070	re	(A-4464)
817.203	n	(P-17659)	1421.122	n	(P-19615/92; A-10392)	400.120	re	(A-4464)	400.1080	re	(A-4464)
817.204	n	(P-17659)	1421.130	n	(P-19615/92; A-10392)	400.130	re	(A-4464)	400.1090	re	(A-4464)
817.301	n	(P-17659)	1421.131	n	(P-19615/92; A-10392)	400.140	re	(A-4464)	400.1110	re	(A-4464)
817.302	n	(P-17659)	1421.140	n	(P-19615/92; A-10392)	400.142	re	(A-4464)	400.1120	re	(A-4464)
817.303	n	(P-17659)	1421.141	n	(P-19615/92; A-10392)	400.143	re	(A-4464)	400.1130	re	(A-4464)
817.304	n	(P-17659)	1421.142	n	(P-19615/92; A-10392)	400.150	re	(A-4464)	400.1140	re	(A-4464)
817.305	n	(P-17659)	1421.143	n	(P-19615/92; A-10392)	400.205	re	(A-4464)	400.1150	re	(A-4464)
817.306	n	(P-17659)	1422.101	n	(P-20002/92; A-9911)	400.210	re	(A-4464)	400.1160	re	(A-4464)
817.307	n	(P-17659)	1422.105	n	(P-20002/92; A-9911)	TITLE 40					
			1422.106	n	(P-20002/92; A-9911)	130.10	am	(P-6929)	400.1170	re	(A-4464)

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TITLE 38 (CONT'D)

400.1310 re (A-4464)
 400.1320 re (A-4464)
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 400.1340 re (A-4464)
 400.1410 re (A-4464)
 400.1420 re (A-4464)
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 400.1955 re (A-4464)
 400.1970 re (A-4464)
 400.1972 re (A-4464)
 400.1975 re (A-4464)
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 400.2010 re (A-4464)
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 400.2105 re (A-4464)
 400.2110 re (A-4464)
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 400.2200 re (A-4464)
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 400.2310 re (A-4464)
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 400.2330 re (A-4464)
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 400.2400 re (A-4464)
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 400.2500 re (A-4464)
 400.2510 re (A-4464)
 400.2520 re (A-4464)
 400.2530 re (A-4464)
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 450.120 re (A-4475)
 450.125 re (A-4475)
 450.130 re (A-4475)
 450.135 n (P-17570/92; A-3513)
 450.135 re (A-4475)
 450.140 re (A-4475)
 450.145 n (P-17570/92; A-3513)
 450.145 re (A-4475)
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 450.160 n (P-17570/92; A-3513)
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 450.175 am (P-17570/92; A-3513)
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 450.255 re (A-4475)
 450.260 am (P-17570/92; A-3513)
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 450.270 re (A-4475)
 450.280 re (A-4475)
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 450.350 re (A-4475)
 450.410 am (P-17570/92; A-3513)
 450.410 re (A-4475)
 450.420 re (A-4475)
 450.425 n (P-17570/92; A-3513)
 450.425 re (A-4475)
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 450.610 re (A-4475)
 450.620 re (A-4475)
 450.630 re (A-4475)
 450.640 re (A-4475)
 450.650 re (A-4475)
 450.660 re (A-4475)
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 450.720 re (A-4475)
 450.730 re (A-4475)
 450.740 re (A-4475)
 450.750 re (A-4475)
 450.810 re (A-4475)
 450.820 re (A-4475)
 450.830 re (A-4475)
 450.840 re (A-4475)
 450.850 re (A-4475)
 450.860 re (A-4475)
 450.910 re (A-4475)
 450.920 re (A-4475)
 450.930 re (A-4475)
 450.940 am (P-17570/92; A-3513)
 450.940 re (A-4475)
 450.950 re (A-4475)
 450.1010 re (A-4475)
 450.1020 am (P-17570/92; A-3513)
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 450.1120 re (A-4475)
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 450.1170 re (A-4475)
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450.1315	re	(A-4475)	1000.143	re	(A-4464)
450.1320	re	(A-4475)	1000.150	re	(A-4464)
450.1325	re	(A-4475)	1000.205	re	(A-4464)
450.1330	re	(A-4475)	1000.210	re	(A-4464)
450.1335	am	(P-17570/92; A-3513)	1000.220	re	(A-4464)
TITLE 38 (CONT'D)					
450.1335	re	(A-4475)	1000.230	re	(A-4464)
450.1340	re	(A-4475)	1000.240	re	(A-4464)
450.1345	re	(A-4475)	1000.250	re	(A-4464)
450.1350	re	(A-4475)	1000.260	re	(A-4464)
450.1355	re	(A-4475)	1000.270	re	(A-4464)
450.1360	re	(A-4475)	1000.280	re	(A-4464)
450.1410	re	(A-4475)	1000.290	re	(A-4464)
450.1420	re	(A-4475)	1000.310	re	(A-4464)
450.1510	re	(A-4475)	1000.410	re	(A-4464)
450.1520	re	(A-4475)	1000.420	re	(A-4464)
450.1530	re	(A-4475)	1000.430	re	(A-4464)
450.1540	re	(A-4475)	1000.440	re	(A-4464)
450.1550	re	(A-4475)	1000.510	re	(A-4464)
450.1560	re	(A-4475)	1000.610	re	(A-4464)
450.1570	re	(A-4475)	1000.615	re	(A-4464)
450.1580	re	(A-4475)	1000.620	re	(A-4464)
450.1590	re	(A-4475)	1000.630	re	(A-4464)
450.1595	re	(A-4475)	1000.640	re	(A-4464)
450.1600	re	(A-4475)	1000.650	re	(A-4464)
450.1610	re	(A-4475)	1000.660	re	(A-4464)
450.1620	re	(A-4475)	1000.665	re	(A-4464)
450.1630	re	(A-4475)	1000.670	re	(A-4464)
450.1640	re	(A-4475)	1000.675	re	(A-4464)
450.1650	re	(A-4475)	1000.680	re	(A-4464)
450.1660	re	(A-4475)	1000.690	re	(A-4464)
450.1670	re	(A-4475)	1000.700	re	(A-4464)
450.1680	re	(A-4475)	1000.710	re	(A-4464)
450.1690	re	(A-4475)	1000.720	re	(A-4464)
450.1700	re	(A-4475)	1000.810	re	(A-4464)
450.1720	re	(A-4475)	1000.910	re	(A-4464)
450.1730	re	(A-4475)	1000.1010	re	(A-4464)
450.1740	re	(A-4475)	1000.1020	re	(A-4464)
450.1750	re	(A-4475)	1000.1030	re	(A-4464)
450.1760	re	(A-4475)	1000.1040	re	(A-4464)
450.1770	re	(A-4475)	1000.1050	re	(A-4464)
450.1790	re	(A-4475)	1000.1060	re	(A-4464)
1000.110	re	(A-4464)	1000.1070	re	(A-4464)
1000.120	re	(A-4464)	1000.1080	re	(A-4464)
1000.130	re	(A-4464)	1000.1090	re	(A-4464)
1000.140	re	(A-4464)	1000.1110	re	(A-4464)
1000.141	re	(A-4464)	1000.1120	re	(A-4464)
1000.142	re	(A-4464)	1000.1130	re	(A-4464)
			1000.1140	re	(A-4464)

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1000.1150	re	(A-4464)	1000.1770	re	(A-4464)
1000.1160	re	(A-4464)	1000.1780	re	(A-4464)
1000.1170	re	(A-4464)	1000.1790	re	(A-4464)
1000.1180	re	(A-4464)	1000.1800	re	(A-4464)
1000.1190	re	(A-4464)	1000.1810	re	(A-4464)
TITLE 38 (CONT'D)					
1000.1200	re	(A-4464)	1000.1905	re	(A-4464)
1000.1210	re	(A-4464)	1000.1910	re	(A-4464)
1000.1220	re	(A-4464)	1000.1915	re	(A-4464)
1000.1310	re	(A-4464)	1000.1920	re	(A-4464)
1000.1320	re	(A-4464)	1000.1925	re	(A-4464)
1000.1330	re	(A-4464)	1000.1930	re	(A-4464)
1000.1340	re	(A-4464)	1000.1935	re	(A-4464)
1000.1410	re	(A-4464)	1000.1940	re	(A-4464)
1000.1420	re	(A-4464)	1000.1945	re	(A-4464)
1000.1430	re	(A-4464)	1000.1950	re	(A-4464)
1000.1440	re	(A-4464)	1000.1955	re	(A-4464)
1000.1450	re	(A-4464)	1000.1970	re	(A-4464)
1000.1460	re	(A-4464)	1000.1972	re	(A-4464)
1000.1470	re	(A-4464)	1000.1975	re	(A-4464)
1000.1480	re	(A-4464)	1000.1980	re	(A-4464)
1000.1510	re	(A-4464)	1000.1982	re	(A-4464)
1000.1520	re	(A-4464)	1000.1985	re	(A-4464)
1000.1530	re	(A-4464)	1000.1990	re	(A-4464)
1000.1540	re	(A-4464)	1000.1993	re	(A-4464)
1000.1550	re	(A-4464)	1000.1997	re	(A-4464)
1000.1560	re	(A-4464)	1000.2005	re	(A-4464)
1000.1570	re	(A-4464)	1000.2010	re	(A-4464)
1000.1580	re	(A-4464)	1000.2020	re	(A-4464)
1000.1590	re	(A-4464)	1000.2030	re	(A-4464)
1000.1600	re	(A-4464)	1000.2040	re	(A-4464)
1000.1610	re	(A-4464)	1000.2050	re	(A-4464)
1000.1620	re	(A-4464)	1000.2055	re	(A-4464)
1000.1630	re	(A-4464)	1000.2060	re	(A-4464)
1000.1640	re	(A-4464)	1000.2070	re	(A-4464)
1000.1650	re	(A-4464)	1000.2105	re	(A-4464)
1000.1660	re	(A-4464)	1000.2110	re	(A-4464)
1000.1670	re	(A-4464)	1000.2120	re	(A-4464)
1000.1680	re	(A-4464)	1000.2200	re	(A-4464)
1000.1690	re	(A-4464)	1000.2300	re	(A-4464)
1000.1710	re	(A-4464)	1000.2310	re	(A-4464)
1000.1720	re	(A-4464)	1000.2320	re	(A-4464)
1000.1730	re	(A-4464)	1000.2330	re	(A-4464)
1000.1740	re	(A-4464)	1000.2340	re	(A-4464)
1000.1750	re	(A-4464)	1000.2400	re	(A-4464)
1000.1760	re	(A-4464)	1000.2410	re	(A-4464)
1000.1770	re	(A-4464)	1000.2420	re	(A-4464)
			1000.2500	re	(A-4464)
			1000.2510	re	(A-4464)

1000.2520	re	(A-4464)	1050.620	re	(A-4475)
1000.2530	re	(A-4464)	1050.630	re	(A-4475)
1000.2540	re	(A-4464)	1050.640	re	(A-4475)
1000.2550	re	(A-4464)	1050.650	re	(A-4475)
1000.2700	re	(A-4464)	1050.660	re	(A-4475)
TITLE 38 (CONT'D)					
1000.2710	re	(A-4464)	1050.710	re	(A-4475)
1050.110	re	(A-4475)	1050.720	re	(A-4475)
1050.115	re	(A-4475)	1050.730	re	(A-4475)
1050.120	re	(A-4475)	1050.740	re	(A-4475)
1050.125	re	(A-4475)	1050.750	re	(A-4475)
1050.130	re	(A-4475)	1050.810	re	(A-4475)
1050.135	re	(A-4475)	1050.820	re	(A-4475)
1050.140	re	(A-4475)	1050.830	re	(A-4475)
1050.145	re	(A-4475)	1050.840	re	(A-4475)
1050.150	re	(A-4475)	1050.850	re	(A-4475)
1050.160	re	(A-4475)	1050.860	re	(A-4475)
1050.165	re	(A-4475)	1050.910	re	(A-4475)
1050.170	re	(A-4475)	1050.920	re	(A-4475)
1050.175	re	(A-4475)	1050.940	re	(A-4475)
1050.185	re	(A-4475)	1050.950	re	(A-4475)
1050.210	re	(A-4475)	1050.1010	re	(A-4475)
1050.220	re	(A-4475)	1050.1020	re	(A-4475)
1050.230	re	(A-4475)	1050.1030	re	(A-4475)
1050.240	re	(A-4475)	1050.1110	re	(A-4475)
1050.250	re	(A-4475)	1050.1120	re	(A-4475)
1050.255	re	(A-4475)	1050.1130	re	(A-4475)
1050.260	re	(A-4475)	1050.1140	re	(A-4475)
1050.270	re	(A-4475)	1050.1150	re	(A-4475)
1050.280	re	(A-4475)	1050.1160	re	(A-4475)
1050.290	re	(A-4475)	1050.1170	re	(A-4475)
1050.310	re	(A-4475)	1050.1175	re	(A-4475)
1050.320	re	(A-4475)	1050.1210	re	(A-4475)
1050.330	re	(A-4475)	1050.1220	re	(A-4475)
1050.340	re	(A-4475)	1050.1230	re	(A-4475)
1050.350	re	(A-4475)	1050.1240	re	(A-4475)
1050.410	re	(A-4475)	1050.1250	re	(A-4475)
1050.420	re	(A-4475)	1050.1305	re	(A-4475)
1050.425	re	(A-4475)	1050.1310	re	(A-4475)
1050.430	re	(A-4475)	1050.1315	re	(A-4475)
1050.440	re	(A-4475)	1050.1320	re	(A-4475)
1050.450	re	(A-4475)	1050.1325	re	(A-4475)
1050.460	re	(A-4475)	1050.1330	re	(A-4475)
1050.470	re	(A-4475)	1050.1335	re	(A-4475)
1050.475	re	(A-4475)	1050.1340	re	(A-4475)
1050.480	re	(A-4475)	1050.1345	re	(A-4475)
1050.490	re	(A-4475)	1050.1350	re	(A-4475)
1050.610	re	(A-4475)	1050.1355	re	(A-4475)

1050.1360	re	(A-4475)	1075.1860	n	(P-2727; A-8894)
1050.1410	re	(A-4475)	1075.1865	n	(P-2727; A-8894)
1050.1420	re	(A-4475)	1075.1870	n	(P-2727; A-8894)
1050.1510	re	(A-4475)	1075.1875	n	(P-2727; A-8894)
1050.1520	re	(A-4475)	1075.1880	n	(P-2727; A-8894)
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1050.1540	re	(A-4475)	1075.1890	n	(P-2727; A-8894)
1050.1550	re	(A-4475)	1075.1895	n	(P-2727; A-8894)
1050.1560	re	(A-4475)	1075.1900	n	(P-2727; A-8894)
1050.1570	re	(A-4475)	1075.1905	n	(P-2727; A-8894)
1050.1580	re	(A-4475)	1075.1910	n	(P-2727; A-8894)
1050.1590	re	(A-4475)	1075.1915	n	(P-2727; A-8894)
1050.1595	re	(A-4475)	1075.1920	n	(P-2727; A-8894)
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1050.1650	re	(A-4475)	1075.1950	n	(P-2727; A-8894)
1050.1660	re	(A-4475)	1075.1955	n	(P-2727; A-8894)
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1050.1680	re	(A-4475)	1075.1965	n	(P-2727; A-8894)
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1050.1730	re	(A-4475)	1075.1985	n	(P-2727; A-8894)
1050.1740	re	(A-4475)	1075.1990	n	(P-2727; A-8894)
1050.1750	re	(A-4475)	1075.1995	n	(P-2727; A-8894)
1050.1760	re	(A-4475)	1075.2000	n	(P-2727; A-8894)
1050.1770	re	(A-4475)	1075.2005	n	(P-2727; A-8894)
1050.1790	re	(A-4475)	1075.2010	n	(P-2727; A-8894)
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1075.1800	n	(P-2727; A-8894)	1075.2035	n	(P-2727; A-8894)
1075.1805	n	(P-2727; A-8894)	1075.2040	n	(P-2727; A-8894)
1075.1810	n	(P-2727; A-8894)	1075.2045	n	(P-2727; A-8894)
1075.1815	n	(P-2727; A-8894)	1075.2050	n	(P-2727; A-8894)
1075.1820	n	(P-2727; A-8894)	1075.2055	n	(P-2727; A-8894)
1075.1825	n	(P-2727; A-8894)	1075.2060	n	(P-2727; A-8894)
1075.1830	n	(P-2727; A-8894)	1075.2065	n	(P-2727; A-8894)
1075.1835	n	(P-2727; A-8894)	1075.2070	n	(P-2727; A-8894)
1075.1840	n	(P-2727; A-8894)	1075.2075	n	(P-2727; A-8894)
1075.1845	n	(P-2727; A-8894)	1075.2080	n	(P-2727; A-8894)
1075.1850	n	(P-2727; A-8894)	1075.2085	n	(P-2727; A-8894)
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1075.2110 n	(P-2727; A-8894)	1075.2580 n	(P-2727; A-8894)
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1075.2140 n	(P-2727; A-8894)	120.7 r	(P-19291/92; A-14917)
1075.2145 n	(P-2727; A-8894)	120.10 am	(P-19291/92; A-14917)
1075.2150 n	(P-2727; A-8894)	120.11 am	(P-19291/92; A-14917)
1075.2155 n	(P-2727; A-8894)	120.20 am	(P-19291/92; A-14917)
1075.2160 n	(P-2727; A-8894)	120.30 n	(P-19291/92; A-14917)
1075.2165 n	(P-2727; A-8894)	120.41 r	(P-19291/92; A-14917)
1075.2170 n	(P-2727; A-8894)	120.100 am	(P-19291/92; A-14917)
1075.2200 n	(P-2727; A-8894)	120.105 n	(P-19291/92; A-14917)
1075.2210 n	(P-2727; A-8894)	120.200 am	(P-19291/92; A-14917)
1075.2220 n	(P-2727; A-8894)	120.205 n	(P-19291/92; A-14917)
1075.2230 n	(P-2727; A-8894)	120.300 am	(P-19291/92; A-14917)
1075.2240 n	(P-2727; A-8894)	120.400 r	(P-19291/92; A-14917)
1075.2300 n	(P-2727; A-8894)	120.500 r	(P-19291/92; A-14917)
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1075.2370 n	(P-2727; A-8894)	120.1100 am	(P-19291/92; A-14917)
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1075.2390 n	(P-2727; A-8894)	120.1220 am	(P-19291/92; A-14917)
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1075.2410 n	(P-2727; A-8894)	120.1260 am	(P-19291/92; A-14917)
1075.2420 n	(P-2727; A-8894)	120.1270 am	(P-19291/92; A-14917)
1075.2430 n	(P-2727; A-8894)	120.1275 am	(P-19291/92; A-14917)
1075.2440 n	(P-2727; A-8894)	120.1280 am	(P-19291/92; A-14917)
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1075.2460 n	(P-2727; A-8894)	120.1290 am	(P-19291/92; A-14917)
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1075.2510 n	(P-2727; A-8894)	120.1305 am	(P-19291/92; A-14917)
1075.2520 n	(P-2727; A-8894)	120.1310 am	(P-19291/92; A-14917)
1075.2530 n	(P-2727; A-8894)	120.1320 am	(P-19291/92; A-14917)
1075.2540 n	(P-2727; A-8894)	120.1325 am	(P-19291/92; A-14917)
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		(E-11181) (P-14352)	170.530	am
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		(P-14352)	280.20	n
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		(E-11181) (P-14352)	280.40	n
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610.310	n	(P-1697; A-8176)	130.70	r	(P-1; A-7212)
610.320	n	(P-1697; A-8176)	130.80	r	(P-1; A-7212)
610.330	n	(P-1697; A-8176)	130.90	r	(P-1; A-7212)
610.340	n	(P-1697; A-8176)	130.100	r	(P-1; A-7212)
610.350	n	(P-1697; A-8176)	130.110	r	(P-1; A-7212)
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5000.920	n	(P-11378/92; A-1006)	160.70	am	(P-15747)
5000.930	n	(P-11378/92; A-1006)	160.80	am	(P-15747)
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.II.B	am	(P-16707/92; A-3836)	370.110	n	(P-11713/92; A-319)
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370.704	n	(P-11713/92; A-319)	802.60	am	(P-44; A-6783) (E-163)
370.705	n	(P-11713/92; A-319)	802.70	am	(P-44; A-6783) (E-163)
370.706	n	(P-11713/92; A-319)	802.80	am	(P-44; A-6783) (E-163)
370.707	n	(P-11713/92; A-319)	805.10	am	(P-42; A-6775) (E-154)
370.801	n	(P-11713/92; A-319)	805.20	am	(P-42; A-6775) (E-154)
370.802	n	(P-11713/92; A-319)	805.30	am	(P-42; A-6775) (E-154)
370.901	n	(P-11713/92; A-319)	805.40	am	(P-42; A-6775) (E-154)
370.902	n	(P-11713/92; A-319)	805.50	am	(P-42; A-6775) (E-154)
370.903	n	(P-11713/92; A-319)	805.60	am	(P-42; A-6775) (E-154)
370.904	n	(P-11713/92; A-319)	805.70	am	(P-42; A-6775) (E-154)
370.1001	n	(P-11713/92; A-319)	904.20	am	(P-3993; A-15584)
370.1002	n	(P-11713/92; A-319)	916.10	am	(P-5992; A-15853)
370.1003	n	(P-11713/92; A-319)	916.20	am	(P-5992; A-15853)
370.1004	n	(P-11713/92; A-319)	916.30	am	(P-5992; A-15853)
370.1005	n	(P-11713/92; A-319)	916.40	am	(P-5992; A-15853)
370.1006	n	(P-11713/92; A-319)	916.50	am	(P-5992; A-15853)
370.1007	n	(P-11713/92; A-319)	916.Ex.B	am	(P-5992; A-15853)
370.1101	n	(P-11713/92; A-319)	916.Ex.C	n	(P-5992; A-15853)
600.50	am	(P-19834)	916.II.A	n	(P-5992; A-15853)
700.100	n	(P-4530)	916.II.B	n	(P-5992; A-15853)
700.110	n	(P-4530)	916.II.C	n	(P-5992; A-15853)
700.200	n	(P-4530)	920.10	r	(P-2530; A-15831)
700.205	n	(P-4530)	920.20	r	(P-2530; A-15831)
700.207	n	(P-4530)	927.10	am	(P-2106; A-15834)
700.209	n	(P-4530)			

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927.20	am	(P-2106; A-15834)	2012.65	am	(P-11279)	2520.795	am	(P-10; A-15556)	2865.130	am	(P-19421)
927.30	am	(P-2106; A-15834)	2012.70	am	(P-11279)	2520.797	am	(P-10; A-15556)	2865.210	am	(P-6907; A-17917)
932.20	am	(P-7279/92; O-1240; M-6893)	2012.80	am	(P-11279)	2520.80	am	(P-10; A-15556)	2865.215	am	(P-6907; A-17917)
			2012.90	am	(P-11279)	2600.50	am	(P-7120/92; A-6483)	2915.40	n	(P-19415)
			2012.95	am	(P-11279)	2712.201	am	(P-17853/92; A-3194)	2915.43	n	(P-19415)
			2012.100	am	(P-11279)	TITLE 56 (CONT'D)					(P-19415)
			2012.110	am	(P-11279)	2712.203	am	(P-17853/92; A-3194)	2915.45	n	(P-19415)
			2012.115	am	(P-11279)	2712.205	am	(P-17853/92; A-3194)	2915.47	n	(P-19415)
			2012.120	am	(P-11279)	2712.207	am	(P-17853/92; A-3194)	2920.65	am	(P-19427)
			2012.124	am	(P-11279)	2720.100	am	(P-6919; A-17937)	2920.70	am	(P-19427)
			2012.126	am	(P-11279)	2720.110	r	(P-6919; A-17937)	2920.75	am	(P-19427)
			2012.130	am	(P-11279)	2720.115	am	(P-6919; A-17937)	6000.120	am	(P-3922; RC-14185; A-14910)
			2012.140	am	(P-11279)	2720.135	am	(P-6919; A-17937)			
			2012.145	am	(P-11279)	2720.145	am	(P-6919; A-17937)			
			2012.150	am	(P-11279)	2720.300	am	(P-16313)			
			2012.155	am	(P-11279)	2732.225	n	(P-211; A-8809)			
			2012.Ex.D	am	(P-11279)	2732.227	n	(P-211; A-8809)			
			2013.10	am	(P-10375/92; A-1525)	2732.230	n	(P-5985; A-17947)			
			2013.20	am	(P-10375/92; A-1525)	2760.126	n	(E-13798)			
			2013.30	am	(P-10375/92; A-1525)	2760.140	am	(P-16319)			
			2013.40	am	(P-10375/92; A-1525)	2765.5	am	(P-12006/92; A-308)			
			2013.60	am	(P-10375/92; A-1525)	2765.5	am	(P-12006/92; A-308)			
			2013.70	am	(P-10375/92; A-1525)	2765.64	n	(P-12006/92; A-308)			
			2015.10	n	(P-696; A-8170)	2765.66	am	(P-12006/92; A-308)			
			2015.20	n	(P-696; A-8170)	2765.70	r	(P-12006/92; A-308)			
			2015.30	n	(P-696; A-8170)	2765.70	n	(P-12006/92; A-308)			
			2015.40	n	(P-696; A-8170)	2765.71	n	(P-12006/92; A-308)			
			2015.50	n	(P-696; A-8170)	2765.72	n	(E-13801)			
			2015.60	n	(P-696; A-8170)	2765.74	n	(P-12006/92; A-308)			
			6201.70	am	(P-14073)	2765.75	am	(P-12006/92; A-308)			
			6201.75	n	(P-14073)	2765.328	am	(P-15638/92; A-614)			
			7020.80	am	(P-14511/92; A-2206)	2765.329	n	(P-15638/92; A-614)			
						2765.330	n	(P-15638/92; A-614)			
						2765.333	am	(P-15638/92; A-614)			
						2765.334	am	(P-15638/92; A-614)			
						2765.335	am	(P-15638/92; A-614)			
						2770.100	am	(P-15625/92; A-295)			
								(P-17628)			
						2770.105	am	(P-15625/92; A-295)			
						2770.110	am	(P-17628)			
								(P-15625/92; A-295)			
						2840.25	n	(P-886; A-10270)			
						2840.125	n	(P-8403; A-17929)			
						2865.1	am	(P-6907; A-17917)			
						2865.50	am	(P-6907; A-17917)			
						2865.60	am	(P-6907; A-17917)			
						2865.115	am	(P-6907; A-17917)			

927.20	am	(P-2106; A-15834)	2012.65	am	(P-11279)	2520.795	am	(P-10; A-15556)	2865.130	am	(P-19421)
927.30	am	(P-2106; A-15834)	2012.70	am	(P-11279)	2520.797	am	(P-10; A-15556)	2865.210	am	(P-6907; A-17917)
932.20	am	(P-7279/92; O-1240; M-6893)	2012.80	am	(P-11279)	2520.80	am	(P-10; A-15556)	2865.215	am	(P-6907; A-17917)
			2012.90	am	(P-11279)	2600.50	am	(P-7120/92; A-6483)	2915.40	n	(P-19415)
			2012.95	am	(P-11279)	2712.201	am	(P-17853/92; A-3194)	2915.43	n	(P-19415)
			2012.100	am	(P-11279)	TITLE 56 (CONT'D)					(P-19415)
			2012.110	am	(P-11279)	2712.203	am	(P-17853/92; A-3194)	2915.45	n	(P-19415)
			2012.115	am	(P-11279)	2712.205	am	(P-17853/92; A-3194)	2915.47	n	(P-19415)
			2012.120	am	(P-11279)	2712.207	am	(P-17853/92; A-3194)	2920.65	am	(P-19427)
			2012.124	am	(P-11279)	2720.100	am	(P-6919; A-17937)	2920.70	am	(P-19427)
			2012.126	am	(P-11279)	2720.110	r	(P-6919; A-17937)	2920.75	am	(P-19427)
			2012.130	am	(P-11279)	2720.115	am	(P-6919; A-17937)	6000.120	am	(P-3922; RC-14185; A-14910)
			2012.140	am	(P-11279)	2720.135	am	(P-6919; A-17937)			
			2012.145	am	(P-11279)	2720.145	am	(P-6919; A-17937)			
			2012.150	am	(P-11279)	2720.300	am	(P-16313)			
			2012.155	am	(P-11279)	2732.225	n	(P-211; A-8809)			
			2012.Ex.D	am	(P-11279)	2732.227	n	(P-211; A-8809)			
			2013.10	am	(P-10375/92; A-1525)	2732.230	n	(P-5985; A-17947)			
			2013.20	am	(P-10375/92; A-1525)	2760.126	n	(E-13798)			
			2013.30	am	(P-10375/92; A-1525)	2760.140	am	(P-16319)			
			2013.40	am	(P-10375/92; A-1525)	2765.5	am	(P-12006/92; A-308)			
			2013.60	am	(P-10375/92; A-1525)	2765.5	am	(P-12006/92; A-308)			
			2013.70	am	(P-10375/92; A-1525)	2765.64	n	(P-12006/92; A-308)			
			2015.10	n	(P-696; A-8170)	2765.66	am	(P-12006/92; A-308)			
			2015.20	n	(P-696; A-8170)	2765.70	r	(P-12006/92; A-308)			
			2015.30	n	(P-696; A-8170)	2765.70	n	(P-12006/92; A-308)			
			2015.40	n	(P-696; A-8170)	2765.71	n	(P-12006/92; A-308)			
			2015.50	n	(P-696; A-8170)	2765.72	n	(E-13801)			
			2015.60	n	(P-696; A-8170)	2765.74	n	(P-12006/92; A-308)			
			6201.70	am	(P-14073)	2765.75	am	(P-12006/92; A-308)			
			6201.75	n	(P-14073)	2765.328	am	(P-15638/92; A-614)			
			7020.80	am	(P-14511/92; A-2206)	2765.329	n	(P-15638/92; A-614)			
						2765.330	n	(P-15638/92; A-614)			
						2765.333	am	(P-15638/92; A-614)			
						2765.334	am	(P-15638/92; A-614)			
						2765.335	am	(P-15638/92; A-614)			
						2770.100	am	(P-15625/92; A-295)			
								(P-17628)			
						2770.105	am	(P-15625/92; A-295)			
						2770.110	am	(P-17628)			
								(P-15625/92; A-295)			
						2840.25	n	(P-886; A-10270)			
						2840.125	n	(P-8403; A-17929)			
						2865.1	am	(P-6907; A-17917)			
						2865.50	am	(P-6907; A-17917)			
						2865.60	am	(P-6907; A-17917)			
						2865.115	am	(P-6907; A-17917)			

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1816.42	am	(P-10695/92; A-11001)	n	1848.8	(P-10669/92; A-10973)	1210.110	am	(P-16374/92; A-1535)	1250.160	am	(P-11315; A-19132)
1816.43	am	(P-10695/92; A-11001)	n	1848.9	(P-10669/92; A-10973)	1210.120	r	(P-16374/92; A-1535)	1250.170	am	(P-11315; A-19132)
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1816.84	am	(P-10695/92; A-11001)	n	1848.12	(P-10669/92; A-10973)	1210.140	am	(P-16374/92; A-1535)	1250.205	am	(P-11315; A-19132)
TITLE 62 (CONT'D)											
1816.116	am	(P-10695/92; A-11001)	n	1848.13	(P-10669/92; A-10973)	1210.150	am	(P-16374/92; A-1535)	1250.210	am	(P-11315; A-19132)
1816.117	am	(P-10695/92; A-11001)	n	1848.15	(P-10669/92; A-10973)	1210.160	am	(P-16374/92; A-1535)	1250.220	am	(P-11315; A-19132)
1816.151	am	(P-10695/92; A-11001)	n	1848.16	(P-10669/92; A-10973)	1210.170	am	(P-16374/92; A-1535)	1270.5	am	(P-14550)
1817.42	am	(P-10726/92; A-11031)	n	1848.17	(P-10669/92; A-10973)	1210.180	am	(P-16374/92; A-1535)	1270.10	am	(P-14550)
1817.43	am	(P-10726/92; A-11031)	n	1848.18	(P-10669/92; A-10973)	1210.190	am	(P-16374/92; A-1535)	1270.13	am	(P-14550)
1817.49	am	(P-10726/92; A-11031)	n	1848.19	(P-10669/92; A-10973)	1210.200	r	(P-16374/92; A-1535)	1285.20	am	(P-9624; A-17191)
1817.84	am	(P-10726/92; A-11031)	n	1848.20	(P-10669/92; A-10973)	1210.210	r	(P-16374/92; A-1535)	1285.50	am	(P-9624; A-17191)
1817.84	am	(P-10726/92; A-11031)	n	1848.21	(P-10669/92; A-10973)	1210.220	r	(P-16374/92; A-1535)	1285.60	am	(P-9624; A-17191)
1817.116	am	(P-10726/92; A-11031)	n	1848.22	(P-10669/92; A-10973)	1210.230	r	(P-16374/92; A-1535)	1285.70	am	(P-9624; A-17191)
1817.117	am	(P-10726/92; A-11031)	am	1480.130	(P-4149; A-11162)	1210.235	am	(P-16374/92; A-1535)	1285.80	am	(P-9624; A-17191)
1817.151	am	(P-10726/92; A-11031)	am	1480.150	(P-4149; A-11162)	1210.240	am	(P-16374/92; A-1535)	1285.90	am	(P-9624; A-17191)
1817.182	am	(P-10726/92; A-11031)	am	1480.190	(P-4149; A-11162)	1210.250	r	(P-16374/92; A-1535)	1285.91	n	(P-9624; A-17191)
1827.12	am	(P-10803/92; A-11091)	am			1220.100	n	(P-16374/92; A-1535)	1285.100	am	(P-9624; A-17191)
1843.12	am	(P-10807/92; A-11095)	am	TITLE 68							
1843.13	am	(P-10807/92; A-11095)	am	590.5	(P-14765)	1220.110	am	(E-8309)	1285.101	n	(P-9624; A-17191)
1843.14	am	(P-10807/92; A-11095)	am	590.30	(P-14765)	1220.120	am	(E-8309)	1300.48	am	(P-16484/92; A-1572)
1843.15	am	(P-10807/92; A-11095)	am	610.10	(P-14775)	1220.130	am	(E-8309)	1310.30	am	(P-8139; A-17220)
1843.16	r	(P-10807/92; A-11095)	r	610.20	(P-14775)	1220.140	am	(E-8309)	1310.60	am	(P-8139; A-17220)
1843.17	r	(P-10807/92; A-11095)	r	610.30	(P-14775)	1220.150	am	(E-8309)	1320.30	am	(P-6729; A-18096)
1843.20	r	(P-10807/92; A-11095)	am	610.40	(P-14775)	1220.160	am	(P-15762/92; A-1559)	1320.40	am	(P-6729; A-18096)
1843.21	r	(P-10807/92; A-11095)	am	610.60	(P-14775)	1220.170	n	(P-15762/92; A-1559)	1320.50	am	(P-6729; A-18096)
1845.12	am	(P-10619/92; A-10926)	am	750.1010	(P-15056/92; A-417)	1220.220	am	(E-8309)	1320.70	am	(P-6729; A-18096)
1845.13	am	(P-10619/92; A-10926)	am	750.3000	(P-15056/92; A-417)	1220.240	am	(E-8309)	1320.80	am	(P-6729; A-18096)
1845.17	am	(P-10619/92; A-10926)	am	750.3010	(P-15056/92; A-417)	1220.260	am	(P-15762/92; A-1559)	1320.100	am	(P-6729; A-18096)
1845.18	am	(P-10619/92; A-10926)	am	750.3055	(P-15056/92; A-417)	1220.270	n	(P-15762/92; A-1559)	1320.300	am	(P-14559)
1845.19	r	(P-10619/92; A-10926)	am	750.4000	(P-15056/92; A-417)	1220.360	n	(P-15762/92; A-1559)	1340.40	am	(P-8444; A-14606)
1845.20	am	(P-10619/92; A-10926)	am	750.4010	(P-15056/92; A-417)	1220.435	r	(P-15762/92; A-1559)	1340.60	am	(P-8444; A-14606)
1846.17	am	(P-10691/92; A-10997)	n	1150.10	(P-11337)	1220.440	n	(P-15762/92; A-1559)	1430.3010	am	(P-4141; A-13487)
1846.18	am	(P-10691/92; A-10997)	am	1150.20	(P-11337)	1220.525	n	(P-15762/92; A-1559)	1430.3020	am	(P-4141; A-13487)
1847.1	n	(P-10596/92; A-10887)	am	1150.40	(P-17042/92; A-1554)	1220.440	n	(P-15762/92; A-1559)	1430.5030	am	(P-4141; A-13487)
1847.2	n	(P-10596/92; A-10887)	n	1150.85	(P-11337)	1220.440	n	(P-15762/92; A-1559)	1455.10	am	(P-4141; A-13487)
1847.3	n	(P-10596/92; A-10887)	n	1150.85	(P-11337)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1847.4	n	(P-10596/92; A-10887)	n	1150.85	(P-11337)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1847.5	n	(P-10596/92; A-10887)	n	1210.10	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1847.6	n	(P-10596/92; A-10887)	n	1210.20	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1847.7	n	(P-10596/92; A-10887)	n	1210.25	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1847.8	n	(P-10596/92; A-10887)	n	1210.30	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1847.9	n	(P-10596/92; A-10887)	n	1210.40	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1848.1	n	(P-10669/92; A-10973)	am	1210.50	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1848.2	n	(P-10669/92; A-10973)	am	1210.60	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1848.3	n	(P-10669/92; A-10973)	am	1210.70	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1848.5	n	(P-10669/92; A-10973)	am	1210.80	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1848.6	n	(P-10669/92; A-10973)	am	1210.90	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)
1848.6	n	(P-10669/92; A-10973)	r	1210.100	(P-16374/92; A-1535)	1220.440	n	(P-15762/92; A-1559)	1455.15	n	(P-15785/92; A-1589)

1210.105	n	(P-16374/92; A-1535)	1250.155	am	(P-11315; A-19132)
1210.110	am	(P-16374/92; A-1535)	1250.160	am	(P-11315; A-19132)
1210.120	r	(P-16374/92; A-1535)	1250.170	am	(P-11315; A-19132)
1210.130	r	(P-16374/92; A-1535)	1250.200	am	(P-11315; A-19132)
1210.140	am	(P-16374/92; A-1535)	1250.205	am	(P-11315; A-19132)
TITLE 68 (CONT'D)					
1210.150	am	(P-16374/92; A-1535)	1250.210	am	(P-11315; A-19132)
1210.160	am	(P-16374/92; A-1535)	1250.220	am	(P-11315; A-19132)
1210.170	am	(P-16374/92; A-1535)	1270.5	am	(P-14550)
1210.180	am	(P-16374/92; A-1535)	1270.10	am	(P-14550)
1210.190	am	(P-16374/92; A-1535)	1270.13	am	(P-14550)
1210.200	r	(P-16374/92; A-1535)	1285.20	am	(P-9624; A-17191)
1210.210	r	(P-16374/92; A-1535)	1285.50	am	(P-9624; A-17191)
1210.220	r	(P-16374/92; A-1535)	1285.60	am	(P-9624; A-17191)
1210.230	r	(P-16374/92; A-1535)	1285.70	am	(P-9624; A-17191)
1210.235	am	(P-16374/92; A-1535)	1285.80	am	(P-9624; A-17191)
1210.240	am	(P-16374/92; A-1535)	1285.90	am	(P-9624; A-17191)
1210.250	r	(P-16374/92; A-1535)	1285.91	n	(P-9624; A-17191)
1220.100	n	(E-8309; A-15890)	1285.100	am	(P-9624; A-17191)
		(E-8309)	1285.101	n	(P-9624; A-17191)
1220.110	am	(P-8127; A-15890)	1300.48	am	(P-16484/92; A-1572)
		(E-8309)	1310.30	am	(P-8139; A-17220)
1220.120	am	(P-8127; A-15890)	1310.60	am	(P-8139; A-17220)
		(E-8309)	1320.30	am	(P-6729; A-18096)
1220.160	am	(P-15762/92; A-1559)	1320.40	am	(P-6729; A-18096)
1220.170	n	(P-15762/92; A-1559)	1320.50	am	(P-6729; A-18096)
1220.220	am	(P-8127; A-15890)	1320.70	am	(P-6729; A-18096)
		(E-8309)	1320.80	am	(P-6729; A-18096)
1220.240	am	(P-8127)	1320.100	am	(P-6729; A-18096)
1220.260	am	(P-15762/92; A-1559)	1320.300	am	(P-14559)
1220.270	n	(P-15762/92; A-1559)	1340.40	am	(P-8444; A-14606)
1220.360	n	(P-15762/92; A-1559)	1340.60	am	(P-8444; A-14606)
1220.435	r	(P-15762/92; A-1559)	1430.3010	am	(P-4141; A-13487)
1220.440	n	(P-15762/92; A-1559)	1430.3020	am	(P-4141; A-13487)
1220.525	n	(P-15762/92; A-1559)	1430.5030	am	(P-4141; A-13487)
1220.Ap.B	am	(P-1708)	1430.5050	am	(P-4141; A-13487)
1220.Ap.C	am	(P-1708)	1455.10	n	(P-15785/92; A-1589)
1240.5	r	(P-15775/92; A-1579)	1455.15	n	(P-15785/92; A-1589)
1240.10	am	(P-15775/92; A-1579)	1455.15	am	(P-16379)
1240.15	am	(P-15775/92; A-1579)	1455.20	n	(P-15785/92; A-1589)
1240.50	am	(P-15775/92; A-1579)	1455.30	n	(P-15785/92; A-1589)
1240.51	am	(P-15775/92; A-1579)	1455.30	am	(P-6612) (E-6668)
1250.110	am	(P-11315; A-19132)			(P-16379)
1250.120	am	(P-11315; A-19132)	1455.40	n	(P-15785/92; A-1589)
1250.130	am	(P-11315; A-19132)	1455.50	n	(P-15785/92; A-1589)
1250.135	am	(P-11315; A-19132)	1455.60	n	(P-15785/92; A-1589)
1250.140	am	(P-11315; A-19132)	1455.70	n	(P-15785/92; A-1589)
1250.150	am	(P-11315; A-19132)	1455.200	n	(P-15785/92; A-1589)
1250.155	am	(P-11315; A-19132)	1455.200	am	(P-16379)

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1455.205	n	(P-16379)	330.120	n	(P-10686) (E-11170)
1455.210	n	(P-15785/92; A-1589)	330.130	n	(P-10686) (E-11170)
		(P-16379)	330.140	n	(P-10686) (E-11170)
			730.10	r	(P-1671; O-3057)
			730.10	r	(P-3831; A-9999)
			730.20	n	(P-3831; A-9999)
			730.30	n	(P-3831; A-9999)
			730.40	n	(P-3831; A-9999)
			740.5	n	(P-585; A-6663)
			740.10	am	(P-585; A-6663)
			740.20	am	(P-585; A-6663)
			740.30	n	(P-585; A-6663)
			750.10	r	(P-762; A-9079)
			750.10	n	(P-777; A-9081)
			750.20	n	(P-762; A-9079)
			750.30	r	(P-777; A-9081)
			750.40	r	(P-762; A-9079)
			750.41	n	(P-777; A-9081)
			750.50	r	(P-762; A-9079)
			750.50	n	(P-777; A-9081)
			750.60	n	(P-762; A-9079)
			750.70	r	(P-777; A-9081)
			750.80	r	(P-762; A-9079)
			750.90	r	(P-777; A-9081)
			750.90	n	(P-777; A-9081)
			750.100	r	(P-762; A-9079)
			750.100	n	(P-777; A-9081)
			750.110	r	(P-762; A-9079)
			750.110	n	(P-777; A-9081)
			750.120	r	(P-762; A-9079)
			750.120	n	(P-777; A-9081)
			750.130	n	(P-762; A-9079)
			750.130	n	(P-777; A-9081)
			750.140	r	(P-762; A-9079)
			750.140	n	(P-777; A-9081)
			750.150	n	(P-762; A-9079)
			750.150	n	(P-777; A-9081)
			750.160	n	(P-762; A-9079)
			750.160	n	(P-777; A-9081)
			750.170	n	(P-762; A-9079)
			750.170	n	(P-777; A-9081)
			750.180	n	(P-762; A-9079)
			750.180	n	(P-777; A-9081)
			750.190	r	(P-762; A-9079)
			750.190	n	(P-777; A-9081)

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750.205	n	(P-777; A-9081)	270.2200	n	(P-9654)
900	n	(P-10677) (E-11168)	270.2300	n	(P-9654)
			300.120	am	(P-12205)
			300.140	am	(P-12205)
			300.150	am	(P-12205)
			300.160	am	(P-12205)
			300.175	am	(P-1346; A-19279)
			300.180	am	(P-1346; A-19279)
			300.260	am	(E-2420) (P-6074; A-15106)
			300.270	am	(P-1346; A-19279)
			300.271	n	(E-2420) (P-6074; A-15106)
			300.278	am	(E-2420) (P-6074; A-15106)
			300.282	am	(E-2420) (P-6074; A-15106)
			300.290	am	(E-2420) (P-6074; A-15106)
			300.330	am	(E-8026) (P-10225; A-19604)
			300.630	am	(P-1346; A-19279)
			300.660	am	(P-1346; A-19279)
			300.665	am	(P-1346; A-19279)
			300.1035	n	(P-16541/92; A-16194)
			300.2860	am	(P-12205)
			300.3210	am	(P-1346; A-19279)
			300.3330	am	(P-1346; A-19279)
			330.120	am	(P-12188)
			330.140	am	(P-12188)
			330.150	am	(P-12188)
			330.160	am	(P-12188)
			330.175	am	(P-1321; A-19258)
			330.180	am	(P-1321; A-19258)
			330.260	am	(E-2405) (P-6059; A-15089)
			330.270	am	(P-1321; A-19258)
			330.271	n	(E-2405) (P-6059; A-15089)
			330.278	am	(E-2405) (P-6059; A-15089)
			330.282	am	(P-12188)
			330.290	am	(E-2405) (P-6059; A-15089)
			330.330	am	(E-8000) (P-10198; A-19576)
			330.730	am	(P-1321; A-19258)
			330.916	r	(P-1321; A-19258)
			330.1125	n	(P-16531/92; A-16180)

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330.4210	am	(P-1321; A-19258)	390.278	am	(E-2390) (P-6044; A-15073)
330.4330	am	(P-1321; A-19258)	390.282	am	(P-12128)
350.110	am	(P-12104)	390.290	am	(E-2390) (P-6044; A-15073)
350.120	am	(P-12104)	390.330	am	(E-7974) (P-10171; A-19547)
350.140	am	(P-12104)	390.640	am	(P-1296; A-19235)
350.150	am	(P-12104)	390.680	am	(P-1296; A-19235)
350.160	am	(P-12104)	390.685	am	(P-1296; A-19235)
TITLE 77 (CONT'D)					
350.175	am	(P-1269; A-19210)	390.1025	n	(P-16520/92; A-16167)
350.180	am	(P-1269; A-19210)	390.2660	am	(P-12128)
350.260	am	(E-2373) (P-6028; A-15056)	390.3210	am	(P-1296; A-19235)
350.270	am	(P-1269; A-19210)	390.3330	am	(P-1296; A-19235)
350.271	n	(E-2373) (P-6028; A-15056)	395.110	am	(P-8066/92; A-2984)
350.278	am	(E-2373) (P-6028; A-15056)	395.130	am	(P-8066/92; A-2984)
350.282	am	(P-12104)	395.140	am	(P-8066/92; A-2984)
350.290	am	(E-2373) (P-6028; A-15056)	395.150	am	(P-8066/92; A-2984)
350.330	am	(E-7948) (P-10144; A-19517)	395.160	am	(P-8066/92; A-2984)
350.640	am	(P-1269; A-19210)	395.170	am	(P-8066/92; A-2984)
350.680	am	(P-1269; A-19210)	395.175	n	(P-8066/92; A-2984)
350.685	am	(P-1269; A-19210)	395.180	am	(P-8066/92; A-2984)
350.885	am	(P-1269; A-19210)	395.190	am	(P-8066/92; A-2984)
350.1235	n	(P-15044/92; A-16153)	395.200	r	(P-8066/92; A-2984)
350.2660	am	(P-12104)	395.300	am	(P-8066/92; A-2984)
350.3210	am	(P-1269; A-19210)	395.400	am	(P-8066/92; A-2984)
350.3330	am	(P-1269; A-19210)	505.10	n	(P-13406) (E-13631)
350.3730	am	(P-4791/92; A-2351) (P-8781; A-19517)	505.20	n	(P-13406) (E-13631)
350.110	am	(E-9105)	505.30	n	(P-13406) (E-13631)
370.520	r	(P-1269; A-19210)	505.40	n	(P-13406) (E-13631)
390.110	am	(P-8793; A-19509)	505.50	n	(P-13406) (E-13631)
390.120	am	(E-9117)	505.50	n	(P-13406) (E-13631)
390.140	am	(P-12128)	505.10	n	(P-13406) (E-13631)
390.150	am	(P-12128)	505.20	n	(P-13406) (E-13631)
390.160	am	(P-12128)	505.30	n	(P-13406) (E-13631)
390.175	am	(P-1296; A-19235)	505.40	n	(P-13406) (E-13631)
390.180	am	(P-1296; A-19235)	505.50	n	(P-13406) (E-13631)
390.260	am	A-15073)	505.50	n	(P-13406) (E-13631)
390.270	am	(P-1296; A-19235)	505.50	n	(P-13406) (E-13631)
390.271	n	(E-2390) (P-6044; A-15073)	505.50	n	(P-13406) (E-13631)

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535.260	am	(P-10911/92; A-8196)	593.200	n	(P-11352)
535.265	am	(P-10911/92; A-8196)	593.210	n	(P-11352)
535.270	am	(P-10911/92; A-8196)	593.220	n	(P-11352)
535.310	am	(P-10911/92; A-8196)	593.230	n	(P-11352)
535.315	am	(P-10911/92; A-8196)	593.240	n	(P-11352)
535.320	am	(P-10911/92; A-8196)	595.10	am	(P-17447/92; A-13746)
535.330	am	(P-10911/92; A-8196)	595.100	am	(P-17447/92; A-13746)
TITLE 77 (CONT'D)					
535.340	am	(P-10911/92; A-8196)	595.110	am	(P-17447/92; A-13746)
535.400	am	(P-10911/92; A-8196)	595.200	am	(P-17447/92; A-13746)
535.410	am	(P-10911/92; A-8196)	595.300	am	(P-17447/92; A-13746)
535.415	am	(P-10911/92; A-8196)	595.320	am	(P-17447/92; A-13746)
535.420	am	(P-10911/92; A-8196)	595.320	r	(P-17447/92; A-13746)
535.430	am	(P-10911/92; A-8196)	595.320	r	(P-17447/92; A-13746)
535.435	am	(P-10911/92; A-8196)	597.10	n	(P-17529/92; A-13763)
535.440	am	(P-10911/92; A-8196)	597.100	n	(P-17529/92; A-13763)
535.500	am	(P-10911/92; A-8196)	597.110	n	(P-17529/92; A-13763)
535.510	am	(P-10911/92; A-8196)	597.200	n	(P-17529/92; A-13763)
535.515	am	(P-10911/92; A-8196)	597.210	n	(P-17529/92; A-13763)
535.520	am	(P-10911/92; A-8196)	597.220	n	(P-17529/92; A-13763)
535.530	am	(P-10911/92; A-8196)	597.300	n	(P-17529/92; A-13763)
535.535	am	(P-10911/92; A-8196)	597.320	n	(P-17529/92; A-13763)
535.540	am	(P-10911/92; A-8196)	600.100	n	(P-17529/92; A-13763)
535.600	am	(P-10911/92; A-8196)	600.110	r	(P-14806)
535.650	am	(P-10911/92; A-8196)	600.120	r	(P-14831)
535.750	am	(P-10911/92; A-8196)	600.130	r	(E-13115) (P-14831)
535.810	am	(P-10911/92; A-8196)	600.140	r	(E-13115) (P-14831)
535.850	am	(P-10911/92; A-8196)	600.200	r	(E-13115) (P-14831)
535.860	am	(P-10911/92; A-8196)	600.210	r	(E-12918) (P-14806)
535.1000	n	(P-10911/92; A-8196)	600.220	r	(E-13115) (P-14831)
540.65	am	(P-15023/92; A-8258)	600.230	r	(E-13115) (P-14831)
540.70	am	(P-15023/92; A-8258)	600.240	r	(E-13115) (P-14831)
540.80	am	(P-15023/92; A-8258)	600.250	r	(E-13115) (P-14831)
540.90	am	(P-15023/92; A-8258)	600.300	r	(E-13115) (P-14831)
540.220	n	(P-12101) (E-12439)	600.310	r	(E-12918) (P-14806)
593.10	n	(P-11352)	600.320	r	(E-13115) (P-14831)
593.30	n	(P-11352)	600.330	r	(E-13115) (P-14831)
593.100	n	(P-11352)	600.340	r	(E-12918) (P-14806)
593.110	n	(P-11352)	600.340	r	(E-13115) (P-14831)
593.120	n	(P-11352)	600.400	r	(E-13115) (P-14831)
593.130	n	(P-11352)			
593.140	n	(P-11352)			

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	n	(E-12918) (P-14806)	610.110	n	(E-12936) (P-14824)
600.410	r	(E-13115) (P-14831)	610.200	n	(E-12936) (P-14824)
	n	(E-12918) (P-14806)	610.210	n	(E-12936) (P-14824)
600.420	r	(E-13115) (P-14831)	610.300	n	(E-12936) (P-14824)
600.500	r	(E-13115) (P-14831)	610.310	n	(E-12936) (P-14824)
	n	(E-12918) (P-14806)	610.320	n	(E-12936) (P-14824)
			615.100	r	(E-12944) (P-17741)
				n	(E-13002) (P-17798)
TITLE 77 (CONT'D)					
600.510	r	(E-13115) (P-14831)	615.110	r	(E-12944) (P-17741)
	n	(E-12918) (P-14806)		n	(P-17798)
600.600	r	(E-13115) (P-14831)	615.120	r	(E-12944) (P-17741)
600.610	r	(E-13115) (P-14831)	615.130	r	(E-12944) (P-17741)
600.700	r	(E-13115) (P-14831)	615.140	r	(E-12944) (P-17741)
600.710	r	(E-13115) (P-14831)	615.150	r	(E-12944) (P-17741)
600.720	r	(E-13115) (P-14831)	615.160	r	(E-12944) (P-17741)
600.740	r	(E-13115) (P-14831)	615.200	r	(E-12944) (P-17741)
600.800	r	(E-13115) (P-14831)		n	(E-13002) (P-17798)
600.810	r	(E-13115) (P-14831)	615.210	n	(E-13002) (P-17798)
600.820	r	(E-13115) (P-14831)	615.220	n	(E-13002) (P-17798)
600.830	r	(E-13115) (P-14831)	615.230	n	(E-13002) (P-17798)
600.900	r	(E-13115) (P-14831)	615.300	n	(E-13002) (P-17798)
600.910	r	(E-13115) (P-14831)	615.310	r	(E-12944) (P-17741)
600.920	r	(E-13115) (P-14831)		n	(E-13002) (P-17798)
600.930	r	(E-13115) (P-14831)	615.320	r	(E-12944) (P-17741)
600.1000	r	(E-13115) (P-14831)		n	(E-13002) (P-17798)
600.1010	r	(E-13115) (P-14831)	615.330	r	(E-12944) (P-17741)
600.1020	r	(E-13115) (P-14831)		n	(E-13002) (P-17798)
600.1030	r	(E-13115) (P-14831)	615.340	n	(E-12944) (P-17741)
600.1100	r	(E-13115) (P-14831)		n	(E-13002) (P-17798)
600.1110	r	(E-13115) (P-14831)	615.350	r	(E-12944) (P-17741)
600.1120	r	(E-13115) (P-14831)	615.360	r	(E-12944) (P-17741)
600.1130	r	(E-13115) (P-14831)	615.370	r	(E-12944) (P-17741)
600.1140	r	(E-13115) (P-14831)	615.380	r	(E-12944) (P-17741)
600.1150	r	(E-13115) (P-14831)	615.390	r	(E-12944) (P-17741)
600.1160	r	(E-13115) (P-14831)	615.400	r	(E-12944) (P-17741)
600.1170	r	(E-13115) (P-14831)		n	(E-13002) (P-17798)
600.1200	r	(E-13115) (P-14831)	615.410	n	(E-13002) (P-17798)
600.1210	r	(E-13115) (P-14831)	615.510	r	(E-12944) (P-17741)
600.1220	r	(E-13115) (P-14831)	615.520	r	(E-12944) (P-17741)
600.1300	r	(E-13115) (P-14831)	615.530	r	(E-12944) (P-17741)
600.1310	r	(E-13115) (P-14831)	615.540	r	(E-12944) (P-17741)
600.1400	r	(E-13115) (P-14831)	615.550	r	(E-12944) (P-17741)
600.1410	r	(E-13115) (P-14831)	615.560	r	(E-12944) (P-17741)
600.1500	r	(E-13115) (P-14831)	615.600	r	(E-12944) (P-17741)
600.1600	r	(E-13115) (P-14831)	615.610	r	(E-12944) (P-17741)
600.1610	r	(E-13115) (P-14831)	615.620	r	(E-12944) (P-17741)
610.100	n	(E-12936) (P-14824)	615.630	r	(E-12944) (P-17741)

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615.640	r (E-12944) (PR-17741)	672.220 am (P-12228)
615.700	r (E-12944) (PR-17741)	672.225 am (P-12228)
615.710	r (E-12944) (PR-17741)	672.300 am (P-12228)
615.720	r (E-12944) (PR-17741)	672.310 am (P-12228)
615.730	r (E-12944) (PR-17741)	672.315 am (P-12228)
615.740	r (E-12944) (PR-17741)	672.405 am (P-12228)
615.750	r (E-12944) (PR-17741)	672.415 am (P-12228)
615.760	r (E-12944) (PR-17741)	672.420 am (P-12228)
615.770	r (E-12944) (PR-17741)	672.425 am (P-12228)
		672.435 am (P-12228)
		672.440 am (P-12228)
		672.450 am (P-12228)
		672.505 am (P-12228)
		672.510 am (P-12228)
		672.515 am (P-12228)
		672.520 am (P-12228)
		672.600 am (P-12228)
		672.605 am (P-12228)
		672.610 am (P-12228)
		672.615 am (P-12228)
		672.620 am (P-12228)
		672.640 am (P-12228)
		672.645 am (P-12228)
		672.650 am (P-12228)
		672.660 am (P-12228)
		672.665 am (P-12228)
		682.100 am (P-13428/92; A-8825)
		682.130 am (P-13428/92; A-8825)
		682.140 am (P-13428/92; A-8825)
		682.150 am (P-13428/92; A-8825)
		682.170 am (P-13428/92; A-8825)
		682.195 n (P-13428/92; A-8825)
		682.200 am (P-13428/92; A-8825)
		682.210 am (P-13428/92; A-8825)
		682.215 n (P-13428/92; A-8825)
		682.230 am (P-13428/92; A-8825)
		682.250 am (P-13428/92; A-8825)
		682.260 am (P-13428/92; A-8825)
		682.320 am (P-13428/92; A-8825)
		682.410 am (P-13428/92; A-8825)
		682.420 am (P-13428/92; A-8825)
		682.440 am (P-13428/92; A-8825)
		682.450 am (P-13428/92; A-8825)
		682.Ap.A r (P-13428/92; A-8825)
		682.Ap.B r (P-13428/92; A-8825)
		682.Ap.C r (P-13428/92; A-8825)
		682.Ap.D r (P-13428/92; A-8825)
		682.Ap.E r (P-13428/92; A-8825)

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682.Ap.F	r	(P-13428/92; A-8825)	785.355	n	(P-920; A-14027)
682.Ap.G	r	(P-13428/92; A-8825)	785.578	n	(P-920; A-14027)
682.Ap.H	r	(P-13428/92; A-8825)	785.1210	n	(P-920; A-14027)
682.Ap.I	r	(P-13428/92; A-8825)	785.1220	n	(P-920; A-14027)
682.Ap.J	r	(P-13428/92; A-8825)	790.5	n	(P-19354)
692.10	am	(P-12590) (E-12913)	790.10	n	(P-19354)
692.Ap.A	am	(P-12590) (E-12913)	790.20	am	(P-7198; A-15916)
692.Ap.B	am	(P-12590) (E-12913)	790.40	am	(E-7283)
693.15	am	(E-1213) (P-2711; A-15909)	790.40	am	(P-7198; A-15916)
TITLE 77 (CONT'D)					
693.20	am	(E-1213) (P-2711; A-15909)	790.100	n	(P-19354)
694.20	am	(P-13414/92; A-2306)	790.110	n	(P-19354)
694.100	am	(P-13414/92; A-2306)	790.120	n	(P-19354)
694.110	am	(P-13414/92; A-2306)	790.130	n	(P-19354)
694.120	am	(P-13414/92; A-2306)	790.200	n	(P-19354)
694.Ap.A	r	(P-13414/92; A-2306)	790.210	n	(P-19354)
694.Ap.B	r	(P-13414/92; A-2306)	790.220	n	(P-19354)
695.10	am	(P-13472/92; A-2975)	790.230	n	(P-19354)
695.30	am	(P-13472/92; A-2975)	790.240	n	(P-19354)
695.40	am	(P-13472/92; A-2975)	790.300	n	(P-19354)
695.50	n	(P-13472/92; A-2975)	790.420	r	(P-7198; A-15916)
695.Ap.A	n	(P-13472/92; A-2975)	790.460	r	(E-7283)
697.20	am	(E-1204) (P-2687; A-15899)	790.480	r	(P-7198; A-15916)
697.30	am	(E-1204) (P-2687; A-15899)	790.500	am	(E-7283)
750.540	am	(P-723; A-18588)	790.540	am	(P-17496/92; W-7075)
750.1810	am	(P-723; A-18588)	790.548	r	(P-7198; A-15916)
750.1820	am	(P-723; A-18588)	790.580	r	(E-7283)
750.1830	am	(P-723; A-18588)	790.600	r	(P-7198; A-15916)
750.1855	n	(P-723; A-18588)	790.620	r	(E-7283)
750.1865	am	(P-723; A-18588)	790.630	r	(P-7198; A-15916)
750.Ap.B	am	(P-723; A-18588)	790.660	r	(E-7283)
750.Ap.C	am	(P-723; A-18588)	790.700	r	(P-7198; A-15916)
750.Ap.E	n	(P-723; A-18588)	790.706	r	(E-7283)
775.10	am	(P-906; A-14015)	790.706	r	(P-7198; A-15916)
775.20	am	(P-906; A-14015)	790.860	am	(E-7283)
775.70	am	(P-906; A-14015)	790.860	am	(P-17496/92; W-7075)
775.110	am	(P-906; A-14015)	790.900	r	(P-7198; A-15916)
775.140	am	(P-906; A-14015)	790.905	r	(E-7283)
775.150	n	(P-906; A-14015)	790.910	r	(P-7198; A-15916)
785.110	am	(P-920; A-14027)	790.920	r	(E-7283)
785.120	am	(P-920; A-14027)	790.940	r	(P-7198; A-15916)
785.200	am	(P-920; A-14027)	790.974	am	(E-7283)
785.290	am	(P-920; A-14027)	790.980	r	(P-7198; A-15916)
785.300	am	(P-920; A-14027)	790.1020	r	(E-7283)

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790.721	am	(E-7283)	790.1100	r	(P-7198; A-15916)
790.740	am	(P-17496/92; W-7075)	790.1107	r	(E-7283)
790.756	r	(P-7198; A-15916)	790.1112	r	(P-7198; A-15916)
790.760	r	(E-7283)	790.1120	r	(E-7283)
790.760	r	(P-7198; A-15916)	790.1125	r	(P-7198; A-15916)
TITLE 77 (CONT'D)					
790.780	r	(E-7283)	790.1127	r	(E-7283)
790.788	r	(P-7198; A-15916)	790.1129	r	(P-7198; A-15916)
790.798	r	(E-7283)	790.1131	r	(E-7283)
790.799	r	(P-7198; A-15916)	790.1140	r	(P-7198; A-15916)
790.815	r	(E-7283)	790.1180	r	(E-7283)
790.820	r	(P-7198; A-15916)	790.1200	r	(P-7198; A-15916)
790.830	r	(E-7283)	790.1220	r	(E-7283)
790.860	am	(P-7198; A-15916)	790.1260	r	(P-7198; A-15916)
790.900	r	(E-7283)	790.1300	r	(E-7283)
790.905	r	(P-7198; A-15916)	790.1345	r	(P-7198; A-15916)
790.910	r	(E-7283)	790.1350	am	(E-7283)
790.920	r	(P-7198; A-15916)	790.1360	r	(P-7198; A-15916)
790.940	r	(E-7283)	790.1380	r	(E-7283)
790.974	am	(P-7198; A-15916)	790.1386	r	(P-7198; A-15916)
790.980	r	(E-7283)	790.1388	am	(E-7283)
790.1020	r	(P-7198; A-15916)	790.1390	am	(P-17496/92; W-7075)
790.1060	r	(E-7283)	790.1418	am	(E-7283)
				r	(P-7198; A-15916)

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790.1420	r	(E-7283) (P-7198; A-15916)	790.1719	r	(E-7283) (P-7198; A-15916)
790.1423	r	(E-7283) (P-7198; A-15916)	790.1721	r	(E-7283) (P-7198; A-15916)
790.1425	r	(E-7283) (P-7198; A-15916)	790.1740	r	(E-7283) (P-7198; A-15916)
790.1440	r	(E-7283) (P-7198; A-15916)	790.1780	r	(E-7283) (P-7198; A-15916)
790.1460	r	(E-7283) (P-7198; A-15916)	790.1820	r	(E-7283) (P-7198; A-15916)
TITLE 77 (CONT'D)					
790.1490	r	(P-7198; A-15916)	790.1835	r	(E-7283) (P-7198; A-15916)
790.1500	r	(E-7283) (P-7198; A-15916)	790.1842	r	(E-7283) (P-7198; A-15916)
790.1540	r	(E-7283) (P-7198; A-15916)	790.1846	r	(E-7283) (P-7198; A-15916)
790.1560	am	(E-7283) (P-17496/92; W-7075)	790.1848	r	(E-7283) (P-7198; A-15916)
	r	(E-7283) (P-7198; A-15916)	790.1856	r	(E-7283) (P-7198; A-15916)
790.1565	n	(E-7283) (P-17496/92; W-7075)	790.1858	r	(E-7283) (P-7198; A-15916)
790.1570	r	(E-7283) (P-7198; A-15916)	790.1859	n	(E-7283) (P-17496/92; W-7075)
790.1573	r	(E-7283) (P-7198; A-15916)		r	(E-7283) (P-7198; A-15916)
790.1577	am	(E-7283) (P-17496/92; W-7075)	790.1860	r	(E-7283) (P-7198; A-15916)
	r	(E-7283) (P-7198; A-15916)	790.1870	r	(E-7283) (P-7198; A-15916)
790.1580	r	(E-7283) (P-7198; A-15916)	790.1900	r	(E-7283) (P-7198; A-15916)
790.1620	r	(E-7283) (P-7198; A-15916)	790.1930	am	(E-7283) (P-17496/92; W-7075)
790.1660	r	(E-7283) (P-7198; A-15916)		r	(E-7283) (P-7198; A-15916)
790.1685	r	(E-7283) (P-7198; A-15916)	790.1940	r	(E-7283) (P-7198; A-15916)
790.1686	r	(E-7283) (P-7198; A-15916)	790.1950	am	(E-7283) (P-17496/92; W-7075)
790.1697	r	(E-7283) (P-7198; A-15916)		r	(E-7283) (P-7198; A-15916)
790.1700	r	(E-7283) (P-7198; A-15916)	790.1960	am	(E-7283) (P-17496/92; W-7075)
790.1706	r	(E-7283) (P-7198; A-15916)		r	(E-7283) (P-7198; A-15916)
790.1708	r	(E-7283) (P-7198; A-15916)	790.1980	r	(E-7283) (P-7198; A-15916)
790.1710	r	(E-7283) (P-7198; A-15916)	790.2020	r	(E-7283) (P-7198; A-15916)
			790.2060	r	(E-7283) (P-7198; A-15916)

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790.2084	r	(E-7283) (P-7198; A-15916)	790.2500	r	(P-7198; A-15916) (E-7283)
790.2086	n	(E-7283) (P-17496/92; W-7075)	790.2510	r	(P-7198; A-15916) (E-7283)
	r	(E-7283)	790.2540	r	(P-7198; A-15916) (E-7283)
790.2092	r	(E-7283) (P-7198; A-15916)	790.2555	r	(P-7198; A-15916) (E-7283)
790.2097	r	(E-7283) (P-7198; A-15916)	790.2580	r	(P-7198; A-15916) (E-7283)
TITLE 77 (CONT'D)					
790.2100	r	(P-7198; A-15916)	790.2583	r	(P-7198; A-15916) (E-7283)
790.2130	r	(E-7283) (P-7198; A-15916)	790.2585	r	(P-7198; A-15916) (E-7283)
790.2140	r	(E-7283) (P-7198; A-15916)	790.2587	n	(P-17496/92; W-7075) (P-17496/92; W-7075)
	r	(E-7283)	790.2600	n	(P-7198; A-15916) (E-7283)
790.2155	r	(P-7198; A-15916)	790.2603	r	(P-7198; A-15916) (E-7283)
	r	(E-7283)	790.2605	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.2180	r	(E-7283) (P-7198; A-15916)		r	(E-7283)
790.2220	r	(E-7283) (P-7198; A-15916)	790.2613	am	(P-17496/92; W-7075) (P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.2260	r	(P-7198; A-15916)	790.2614	r	(P-7198; A-15916) (E-7283)
	r	(E-7283)	790.2617	r	(P-7198; A-15916) (E-7283)
790.2300	r	(P-7198; A-15916)		r	(E-7283)
790.2340	r	(P-7198; A-15916)	790.2618	am	(P-17496/92; W-7075) (P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.2380	r	(P-7198; A-15916)	790.2620	r	(P-7198; A-15916) (E-7283)
	r	(E-7283)	790.2645	r	(P-7198; A-15916) (E-7283)
790.2390	r	(P-7198; A-15916)		r	(E-7283)
790.2420	r	(E-7283) (P-7198; A-15916)	790.2655	r	(P-7198; A-15916) (E-7283)
	r	(E-7283)	790.2660	r	(P-7198; A-15916) (E-7283)
790.2460	r	(E-7283) (P-17496/92; W-7075)		r	(E-7283)
790.2462	am	(P-7198; A-15916)	790.2661	am	(P-17496/92; W-7075) (P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.2465	am	(P-17496/92; W-7075)		r	(P-7198; A-15916) (E-7283)
	r	(E-7283)	790.2662	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.2470	r	(E-7283) (P-7198; A-15916)		r	(E-7283)
	r	(E-7283)	790.2663	r	(P-7198; A-15916) (E-7283)
790.2485	r	(P-7198; A-15916)		r	(E-7283)
	r	(E-7283)			

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790.2668	r	(P-7198; A-15916) (E-7283)	790.3027	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.2672	r	(P-7198; A-15916) (E-7283)	790.3028	r	(E-7283)
790.2700	r	(P-7198; A-15016) (E-7283)	790.3029	r	(P-7198; A-15916) (E-7283)
790.2740	r	(P-7198; A-15916) (E-7283)	790.3030	r	(P-7198; A-15916) (E-7283)
790.2780	r	(P-7198; A-15916) (E-7283)	790.3032	r	(P-7198; A-15916) (E-7283)
TITLE 77 (CONT'D)					
790.2800	r	(P-7198; A-15916) (E-7283)	790.3033	r	(P-7198; A-15916) (E-7283)
790.2805	r	(P-7198; A-15916) (E-7283)	790.3038	r	(P-7198; A-15916) (E-7283)
790.2820	r	(P-7198; A-15916) (E-7283)	790.3042	r	(P-7198; A-15916) (E-7283)
790.2860	r	(P-7198; A-15916) (E-7283)	790.3048	r	(P-7198; A-15916) (E-7283)
790.2900	r	(P-7198; A-15916) (E-7283)	790.3049	r	(P-7198; A-15916) (E-7283)
790.2902	r	(P-7198; A-15916) (E-7283)	790.3051	r	(P-7198; A-15916) (E-7283)
790.2904	r	(P-7198; A-15916) (E-7283)	790.3054	r	(P-7198; A-15916) (E-7283)
790.2908	r	(P-7198; A-15916) (E-7283)	790.3056	r	(P-7198; A-15916) (E-7283)
790.2915	r	(P-7198; A-15916) (E-7283)	790.3060	r	(P-7198; A-15916) (E-7283)
790.2928	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.3085	r	(P-17496/92; W-7075) (P-7198; A-15916)
790.2932	am	(P-17496/92; W-7075) (E-7283)	790.3100	r	(P-7198; A-15916) (E-7283)
790.2940	r	(P-7198; A-15916) (E-7283)	790.3140	r	(P-7198; A-15916) (E-7283)
790.2980	r	(P-7198; A-15916) (E-7283)	790.3180	r	(P-7198; A-15916) (E-7283)
790.3020	r	(P-7198; A-15916) (E-7283)	790.3220	r	(P-7198; A-15916) (E-7283)
790.3021	r	(P-7198; A-15916) (E-7283)	790.3235	n	(P-17496/92; W-7075) (P-7198; A-15916)
790.3023	r	(P-7198; A-15916) (E-7283)	790.3260	r	(P-7198; A-15916) (E-7283)
790.3025	r	(P-7198; A-15916) (E-7283)	790.3300	r	(P-7198; A-15916) (E-7283)
			790.3308	am	(P-17496/92; W-7075) (P-7198; A-15916)
				r	(P-7198; A-15916) (E-7283)

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790.3315	r	(P-7198; A-15916) (E-7283)	790.3740	r	(E-7283)
790.3335	r	(P-7198; A-15916) (E-7283)	790.3742	r	(E-7283)
790.3337	n	(P-17496/92; W-7075) (P-7198; A-15916)	790.3780	r	(E-7283)
790.3340	r	(P-7198; A-15916) (E-7283)	790.3800	r	(P-7198; A-15916) (E-7283)
790.3350	r	(P-7198; A-15916) (E-7283)	790.3820	r	(P-7198; A-15916) (E-7283)
790.3380	r	(P-7198; A-15916) (E-7283)			
TITLE 77 (CONT'D)					
790.3420	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.3860	r	(P-7198; A-15916) (E-7283)
	r	(E-7283)	790.3900	r	(P-7198; A-15916) (E-7283)
790.3425	r	(P-7198; A-15916) (E-7283)	790.3902	n	(P-17496/92; W-7075) (P-7198; A-15916)
790.3437	r	(P-7198; A-15916) (E-7283)	790.3904	r	(E-7283)
790.3440	r	(P-7198; A-15916) (E-7283)	790.3907	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.3460	r	(P-7198; A-15916) (E-7283)	790.3910	r	(E-7283)
790.3472	r	(P-7198; A-15916) (E-7283)	790.3914	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.3475	r	(P-7198; A-15916) (E-7283)			
790.3488	r	(P-7198; A-15916) (E-7283)	790.3920	r	(E-7283)
790.3492	r	(P-7198; A-15916) (E-7283)	790.3945	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.3500	r	(P-7198; A-15916) (E-7283)			
790.3540	r	(P-7198; A-15916) (E-7283)	790.3940	r	(E-7283)
790.3580	r	(P-7198; A-15916) (E-7283)	790.3945	r	(P-7198; A-15916) (E-7283)
790.3620	r	(P-7198; A-15916) (E-7283)	790.3960	r	(P-7198; A-15916) (E-7283)
790.3660	r	(P-7198; A-15916) (E-7283)	790.3980	r	(P-7198; A-15916) (E-7283)
790.3700	r	(P-7198; A-15916) (E-7283)	790.3996	r	(P-7198; A-15916) (E-7283)
790.3720	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.4012	r	(P-7198; A-15916) (E-7283)
	r	(E-7283)	790.4020	r	(E-7283)
790.3730	r	(P-7198; A-15916) (E-7283)	790.4040	r	(P-7198; A-15916) (E-7283)

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790.4060	r	(P-7198; A-15916) (E-7283)	790.4395	r	(P-7198; A-15916) (E-7283)
790.4100	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.4500	r	(P-7198; A-15916) (E-7283)
790.4140	r	(E-7283)	790.4540	r	(P-7198; A-15916) (E-7283)
790.4150	r	(P-7198; A-15916) (E-7283)	790.4580	r	(P-7198; A-15916) (E-7283)
790.4173	r	(P-7198; A-15916) (E-7283)	790.4620	r	(P-7198; A-15916) (E-7283)
			790.4660	r	(P-7198; A-15916) (E-7283)
TITLE 77 (CONT'D)					
790.4180	r	(P-7198; A-15916) (E-7283)	790.4665	r	(P-7198; A-15916) (E-7283)
790.4200	r	(P-7198; A-15916) (E-7283)	790.4667	r	(P-7198; A-15916) (E-7283)
790.4220	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.4670	r	(P-7198; A-15916) (E-7283)
	r	(E-7283)	790.4680	r	(P-7198; A-15916) (E-7283)
790.4260	r	(P-7198; A-15916) (E-7283)	790.4700	r	(P-7198; A-15916) (E-7283)
790.4300	r	(P-7198; A-15916) (E-7283)	790.4720	am	(P-17496/92; W-7075) (P-7198; A-15916)
790.4340	r	(P-7198; A-15916) (E-7283)	790.4725	r	(P-7198; A-15916) (E-7283)
790.4380	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.4728	am	(P-17496/92; W-7075) (P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.4382	#	(P-17496/92; W-7075)			
790.4384	#	(P-17496/92; W-7075)			
	n	(P-17496/92; W-7075)			
	r	(P-7198; A-15916) (E-7283)			
790.4385	r	(P-7198; A-15916) (E-7283)	790.4820	r	(P-7198; A-15916) (E-7283)
790.4386	r	(P-7198; A-15916) (E-7283)	790.4840	r	(P-7198; A-15916) (E-7283)
790.4396	r	(P-7198; A-15916) (E-7283)	790.4860	r	(P-7198; A-15916) (E-7283)
790.4398	r	(P-7198; A-15916) (E-7283)	790.4900	am	(P-17496/92; W-7075) (P-7198; A-15916)
				r	(E-7283)
790.4420	r	(P-7198; A-15916) (E-7283)	790.4940	r	(P-7198; A-15916) (E-7283)
790.4430	r	(P-7198; A-15916) (E-7283)	790.4960	r	(P-7198; A-15916) (E-7283)
790.4360	r	(P-7198; A-15916) (E-7283)	790.4963	r	(P-7198; A-15916) (E-7283)

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		(E-7283)	790.4965	r	(P-7198; A-15916) (E-7283)	790.5540	am	(P-17496/92; W-7075) (P-7198; A-15916)
			790.4980	r	(P-7198; A-15916) (E-7283)	790.5544	r	(P-7198; A-15916) (E-7283)
			790.5020	r	(P-7198; A-15916) (E-7283)	790.5555	r	(P-7198; A-15916) (E-7283)
			790.5030	r	(P-7198; A-15916) (E-7283)	790.5560	r	(P-7198; A-15916) (E-7283)
			790.5060	r	(P-7198; A-15916) (E-7283)	790.5580	r	(P-7198; A-15916) (E-7283)
TITLE 77 (CONT'D)								
			790.5100	r	(P-7198; A-15916) (E-7283)	790.5620	r	(P-7198; A-15916) (E-7283)
			790.5140	r	(P-7198; A-15916) (E-7283)	790.5640	r	(P-7198; A-15916) (E-7283)
			790.5180	r	(P-7198; A-15916) (E-7283)	790.5660	r	(P-7198; A-15916) (E-7283)
			790.5220	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.5700	r	(P-7198; A-15916) (E-7283)
				r	(E-7283)	790.5720	r	(P-7198; A-15916) (E-7283)
			790.5260	r	(P-7198; A-15916) (E-7283)	790.5740	r	(P-7198; A-15916) (E-7283)
			790.5300	r	(P-7198; A-15916) (E-7283)	790.5780	r	(P-7198; A-15916) (E-7283)
			790.5312	r	(P-7198; A-15916) (E-7283)	790.5788	am	(P-17496/92; W-7075) (P-7198; A-15916)
			790.5320	am	(P-17496/92; W-7075) (P-7198; A-15916)		r	(E-7283)
				r	(E-7283)	790.5792	r	(P-7198; A-15916) (E-7283)
			790.5340	r	(P-7198; A-15916) (E-7283)	790.5795	r	(P-7198; A-15916) (E-7283)
			790.5380	r	(P-7198; A-15916) (E-7283)	790.5800	r	(P-7198; A-15916) (E-7283)
			790.5420	r	(P-7198; A-15916) (E-7283)	790.5802	r	(P-7198; A-15916) (E-7283)
			790.5460	r	(P-7198; A-15916) (E-7283)	790.5807	r	(P-7198; A-15916) (E-7283)
			790.5483	r	(P-7198; A-15916) (E-7283)	790.5820	r	(P-7198; A-15916) (E-7283)
			790.5500	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.5830	r	(P-7198; A-15916) (E-7283)
				r	(E-7283)	790.5835	r	(P-7198; A-15916) (E-7283)
			790.5520	r	(P-7198; A-15916) (E-7283)	790.5837	r	(P-7198; A-15916) (E-7283)
			790.5530	r	(P-7198; A-15916) (E-7283)	790.5840	r	(P-7198; A-15916) (E-7283)

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790.5860	r	(E-7283)	790.6340	r	(P-7198; A-15916)
790.5872	am	(P-7198; A-15916)	790.6370	am	(E-7283)
	r	(P-17496/92; W-7075)		r	(P-7198; A-15916)
790.5893	r	(E-7283)	790.6375	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.5900	r	(E-7283)	790.6380	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.5924	r	(E-7283)	790.6420	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
TITLE 77 (CONT'D)					
790.5940	am	(P-17496/92; W-7075)	790.6430	am	(P-17496/92; W-7075)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.5980	r	(E-7283)	790.6435	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.5992	r	(E-7283)	790.6445	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.5996	r	(E-7283)	790.6450	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.6020	r	(E-7283)	790.6452	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.6060	r	(E-7283)	790.6454	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.6100	r	(E-7283)	790.6456	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.6140	r	(E-7283)	790.6460	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.6180	am	(E-7283)	790.6480	r	(E-7283)
	r	(P-17496/92; W-7075)		r	(P-7198; A-15916)
	r	(P-7198; A-15916)	790.6500	r	(E-7283)
790.6220	r	(P-7198; A-15916)		am	(P-17496/92; W-7075)
	r	(E-7283)		r	(P-7198; A-15916)
790.6260	r	(P-7198; A-15916)		r	(E-7283)
	r	(E-7283)	790.6540	r	(E-7283)
790.6275	r	(P-7198; A-15916)		r	(P-7198; A-15916)
	r	(E-7283)	790.6544	r	(E-7283)
790.6277	r	(P-7198; A-15916)		r	(P-7198; A-15916)
	r	(E-7283)	790.6570	r	(E-7283)
790.6280	am	(P-17496/92; W-7075)		am	(P-7198; A-15916)
	r	(E-7283)	790.6580	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.6284	r	(E-7283)		am	(P-17496/92; W-7075)
	r	(P-7198; A-15916)		am	(P-7198; A-15916)
790.6300	r	(E-7283)	790.6610	am	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)

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790.6620	r	(P-7198; A-15916)	790.7130	r	(P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.6621	r	(P-7198; A-15916)	790.7140	r	(P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.6660	r	(P-7198; A-15916)	790.7160	r	(P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.6670	r	(P-7198; A-15916)	790.7180	r	(P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.6700	r	(P-7198; A-15916)	790.7181	r	(P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
	r	(E-7283)	790.7220	r	(P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
TITLE 77 (CONT'D)					
790.6740	am	(P-17496/92; W-7075)	790.7221	am	(P-17496/92; W-7075)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.6780	r	(E-7283)	790.7223	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)
790.6800	r	(E-7283)	790.7229	r	(E-7283)
	r	(P-7198; A-15916)		r	(E-7283)
790.6820	r	(P-7198; A-15916)	790.7245	am	(P-17496/92; W-7075)
	r	(E-7283)		r	(P-7198; A-15916)
790.6860	r	(P-7198; A-15916)	790.7260	r	(E-7283)
	r	(E-7283)		r	(P-7198; A-15916)
790.6875	r	(P-7198; A-15916)	790.7263	am	(E-7283)
	r	(E-7283)		am	(P-17496/92; W-7075)
790.6885	r	(P-7198; A-15916)	790.7265	r	(P-17496/92; W-7075)
	r	(E-7283)		r	(P-7198; A-15916)
790.6895	r	(P-7198; A-15916)	790.7272	r	(E-7283)
	r	(E-7283)		r	(P-7198; A-15916)
790.6900	r	(P-7198; A-15916)	790.7278	am	(E-7283)
	r	(E-7283)		r	(P-17496/92; W-7075)
790.6940	r	(P-7198; A-15916)		r	(E-7283)
	r	(E-7283)	790.7280	am	(P-17496/92; W-7075)
790.6946	r	(P-7198; A-15916)		r	(P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.6960	r	(P-7198; A-15916)	790.7284	r	(P-7198; A-15916)
	r	(E-7283)		r	(E-7283)
790.6980	r	(P-7198; A-15916)	790.7288	r	(E-7283)
	r	(E-7283)		r	(P-7198; A-15916)
790.7020	r	(P-7198; A-15916)	790.7291	r	(E-7283)
	r	(E-7283)		r	(P-7198; A-15916)
790.7060	r	(P-7198; A-15916)	790.7294	r	(E-7283)
	r	(E-7283)		r	(P-7198; A-15916)
790.7100	r	(P-7198; A-15916)	790.7296	r	(E-7283)
	r	(E-7283)		r	(P-7198; A-15916)
790.7120	r	(P-17496/92; W-7075)	790.7300	r	(E-7283)
	r	(P-7198; A-15916)		r	(P-7198; A-15916)

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790.7340	r	(P-7198; A-15916) (E-7283)	790.8030	am	(E-7283) (P-17496/92; W-7075)	790.8620	r	(P-7198; A-15916) (E-7283)	790.9084	r	(E-7283) (P-7198; A-15916)	(E-7283) (P-7198; A-15916)
790.7380	r	(P-7198; A-15916) (E-7283)	790.8060	r	(P-7198; A-15916) (E-7283)	790.8660	r	(P-7198; A-15916) (E-7283)	790.9100	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7400	r	(P-7198; A-15916) (E-7283)	790.8100	r	(P-7198; A-15916) (E-7283)	790.8700	r	(P-7198; A-15916) (E-7283)	790.9140	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7420	r	(P-7198; A-15916) (E-7283)	790.8106	r	(P-7198; A-15916) (E-7283)	790.8710	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.9180	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7460	r	(P-7198; A-15916) (E-7283)	790.8136	r	(P-7198; A-15916) (E-7283)	790.8724	r	(P-7198; A-15916) (E-7283)	790.9220	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7500	r	(P-7198; A-15916) (E-7283)	790.8140	r	(P-7198; A-15916) (E-7283)	TITLE 77 (CONT'D)						
790.7510	r	(P-7198; A-15916) (E-7283)	790.8180	r	(P-7198; A-15916) (E-7283)	790.8727	r	(P-7198; A-15916) (E-7283)	790.9260	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7520	n	(P-17496/92; W-7075) (P-7198; A-15916)	790.8220	r	(P-7198; A-15916) (E-7283)	790.8740	r	(P-7198; A-15916) (E-7283)	790.9300	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7540	r	(P-7198; A-15916) (E-7283)	790.8232	r	(P-7198; A-15916) (E-7283)	790.8780	r	(P-7198; A-15916) (E-7283)	790.9320	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7580	r	(P-7198; A-15916) (E-7283)	790.8244	r	(P-7198; A-15916) (E-7283)	790.8820	r	(P-7198; A-15916) (E-7283)	790.9340	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7620	r	(P-7198; A-15916) (E-7283)	790.8248	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.8835	n	(P-17496/92; W-7075) (P-7198; A-15916)	790.9380	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7660	r	(P-7198; A-15916) (E-7283)	790.8260	r	(P-7198; A-15916) (E-7283)	790.8860	r	(P-7198; A-15916) (E-7283)	790.9420	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7700	r	(P-7198; A-15916) (E-7283)	790.8290	r	(P-7198; A-15916) (E-7283)	790.8900	r	(P-7198; A-15916) (E-7283)	790.9460	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7740	r	(P-7198; A-15916) (E-7283)	790.8300	r	(P-7198; A-15916) (E-7283)	790.8940	r	(P-7198; A-15916) (E-7283)	790.9475	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7780	r	(P-7198; A-15916) (E-7283)	790.8340	r	(P-7198; A-15916) (E-7283)	790.8980	r	(P-7198; A-15916) (E-7283)	790.9478	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7820	r	(P-7198; A-15916) (E-7283)	790.8378	r	(P-7198; A-15916) (E-7283)	790.9020	r	(P-7198; A-15916) (E-7283)	790.9486	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7828	r	(P-7198; A-15916) (E-7283)	790.8380	r	(P-7198; A-15916) (E-7283)	790.9035	r	(P-7198; A-15916) (E-7283)	790.9500	am	(P-17496/92; W-7075) (P-7198; A-15916)	(E-7283) (P-7198; A-15916)
790.7834	r	(P-7198; A-15916) (E-7283)	790.8420	r	(P-7198; A-15916) (E-7283)	790.9045	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.9520	am	(P-17496/92; W-7075) (P-7198; A-15916)	(E-7283) (P-7198; A-15916)
790.7860	r	(P-7198; A-15916) (E-7283)	790.8460	r	(P-7198; A-15916) (E-7283)	790.9048	r	(P-7198; A-15916) (E-7283)	790.9530	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7875	n	(P-17496/92; W-7075) (P-7198; A-15916)	790.8500	r	(P-7198; A-15916) (E-7283)	790.9050	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.9540	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7900	r	(P-7198; A-15916) (E-7283)	790.8540	r	(P-7198; A-15916) (E-7283)	790.9056	r	(P-7198; A-15916) (E-7283)	790.9580	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7940	r	(P-7198; A-15916) (E-7283)	790.8580	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.9060	r	(P-7198; A-15916) (E-7283)	790.9620	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.7980	r	(P-7198; A-15916) (E-7283)	790.8590	r	(P-7198; A-15916) (E-7283)	790.9070	am	(P-17496/92; W-7075) (P-7198; A-15916)	790.9660	r	(P-7198; A-15916) (E-7283)	(E-7283) (P-7198; A-15916)
790.8015	r	(P-7198; A-15916) (E-7283)										
790.8020	r	(P-7198; A-15916)										

1650.510	am	(P-12384/92; A-1631)	2700.735	am	(P-19755)
1650.520	am	(P-12384/92; A-1631)	2700.740	am	(P-19755)
1650.570	am	(P-12384/92; A-1631)	2700.750	am	(P-19755)
1650.620	am	(P-12384/92; A-1631)	2700.760	am	(P-19755)
1650.630	am	(P-12384/92; A-1631)	2700.820	am	(P-19755)
1650.640	am	(P-12384/92; A-1631)	.Ex. B	r	(P-19755)
1650.650	am	(P-12384/92; A-1631)	.Ex. C	r	(P-19755)
1650.660	am	(P-3577; A-11441)	.Ex. D	r	(P-19755)
2160.130	am	(P-3577; A-11441)	.Ex. E	r	(P-19755)
2160.210	am	(P-3577; A-11441)	.Ex. F	r	(P-19755)
2160.220	am	(P-3577; A-11441)			
2160.250	am	(P-3577; A-11441)			
TITLE 80 (CONT'D)					
2160.310	am	(P-3577; A-11441)	255.20	am	(P-13703/92; A-798)
2160.320	am	(P-3577; A-11441)	275.20	am	(P-8269/92; A-98; RQ-2075; EC-3902)
2160.325	am	(P-3577; A-11441)			
2160.330	am	(P-3577; A-11441)	280.76	n	(P-6382)
2160.410	am	(P-3577; A-11441)	280.138	am	(P-12810/92; A-805)
2160.510	am	(P-3577; A-11441)	305.20	am	(P-2462)
2160.610	am	(P-3577; A-11441)	315.10	am	(P-202)
2160.620	am	(P-3577; A-11441)	315.20	am	(P-202)
2650.1	am	(P-2449)	315.30	am	(P-202)
2650.10	am	(P-2449)	315.40	n	(P-202)
2650.15	am	(P-2449)	315.50	n	(P-202)
2650.25	am	(P-2449)	315.60	n	(P-202)
2650.30	am	(P-2449)	590.10	am	(P-2466; A-12291)
2650.40	n	(P-2449)	735.121	n	(P-6386) (P-12483)
2650.50	n	(P-2449)	745.10	am	(P-10513/92; A-10258)
2650.60	n	(P-2449)	745.15	am	(P-10513/92; A-10258)
2650.70	n	(P-2449)	745.20	am	(P-10513/92; A-10258)
2700.110	am	(P-19755)	745.30	am	(P-10513/92; A-10258)
2700.200	am	(P-19755)	745.110	am	(P-10513/92; A-10258)
2700.320	am	(P-19755)	745.200	am	(P-10513/92; A-10258)
2700.410	am	(P-19755)	745.210	am	(P-10513/92; A-10258)
2700.420	am	(P-19755)	745.220	am	(P-10513/92; A-10258)
2700.430	am	(P-19755)	745.221	n	(P-10513/92; A-10258)
2700.440	am	(P-19755) (E-19976)	745.225	am	(P-10513/92; A-10258)
2700.450	am	(P-19755)	745.300	n	(P-10513/92; A-10258)
2700.600	am	(P-19755)	745.Ex.B	am	(P-10513/92; A-10258)
2700.620	am	(P-19755)	755.10	am	(P-16709/92; A-5594)
2700.630	am	(P-19755)	755.105	am	(P-16709/92; A-5594)
2700.640	am	(P-19755)	755.500	am	(P-16709/92; A-5594)
2700.650	am	(P-19755)	755.505	n	(P-16709/92; A-5594)
2700.670	am	(P-19755)	755.510	n	(P-16709/92; A-5594)
2700.700	am	(P-19755)	755.515	n	(P-16709/92; A-5594)
2700.710	am	(P-19755)	755.520	n	(P-16709/92; A-5594)
2700.720	am	(P-19755) (E-19976)	755.525	n	(P-16709/92; A-5594)
2700.730	am	(P-19755)	755.Ex.A	n	(P-16709/92; A-5594)

755.Ex.B	n	(P-16709/92; A-5594)	100.2310	re	(A-14189)
755.Ex.C	n	(P-16709/92; A-5594)	100.2320	re	(A-14189)
755.Ex.D	n	(P-16709/92; A-5594)	100.2330	re	(A-14189)
755.Ex.E	n	(P-16709/92; A-5594)	100.2340	re	(A-14189)
755.Ex.F	n	(P-16709/92; A-5594)	100.2350	re	(A-14189)
755.Ex.G	n	(P-16709/92; A-5594)	100.2680	re	(A-14189)
755.Ex.H	n	(P-16709/92; A-5594)	100.3000	re	(A-14189)
755.Ex.I	n	(P-16709/92; A-5594)	100.3010	re	(A-14189)
755.Ex.J	n	(P-16709/92; A-5594)	100.3020	re	(A-14189)
755.Ex.K	n	(P-16709/92; A-5594)	100.3100	am	(P-222; A-8869)
755.Ex.L	n	(P-16709/92; A-5594)			(E-473)
755.Ex.M	n	(P-16709/92; A-5594)	100.3110	re	(A-14189)
			100.3120	re	(A-14189)
755.Ex.N	n	(P-16709/92; A-5594)	100.3200	re	(A-14189)
756.10	am	(P-15605/92; A-12294)	100.3210	re	(A-14189)
756.15	am	(P-15605/92; A-12294)	100.3220	re	(A-14189)
756.20	am	(P-15605/92; A-12294)	100.3300	re	(A-14189)
756.30	n	(P-15605/92; A-12294)	100.3310	re	(A-14189)
756.100	am	(P-15605/92; A-12294)	100.3320	re	(A-14189)
756.110	am	(P-15605/92; A-12294)	100.3330	re	(A-14189)
756.115	am	(P-15605/92; A-12294)	100.3340	re	(A-14189)
756.116	n	(P-15605/92; A-12294)	100.3350	re	(A-14189)
756.120	am	(P-15605/92; A-12294)		am	(P-17861)
756.125	am	(P-15605/92; A-12294)	100.3360	re	(A-14189)
756.200	am	(P-15605/92; A-12294)	100.3370	re	(A-14189)
756.205	am	(P-15605/92; A-12294)	100.3380	re	(A-14189)
756.210	am	(P-14004/92; A-1848)		am	(P-9870; A-19632)
		(P-15605/92; A-12294)	100.3390	n	(P-222; A-8869)
			100.3400	am	(E-473)
756.220	am	(P-15605/92; A-12294)		am	(P-6619; A-13776)
756.225	am	(P-15605/92; A-12294)	100.3700	am	(P-9870)
792.10	n	(P-11988)			(P-9870)
792.20	n	(P-11988)	100.3750	n	(P-9870)
792.30	n	(P-11988)	100.5000	re	(A-14189)
792.40	n	(P-11988)	100.5010	re	(A-14189)
792.50	n	(P-11988)	100.5020	re	(A-14189)
				am	(P-15471)
			100.5030	re	(A-14189)
			100.5100	re	(A-14189)
			100.5110	re	(A-14189)
			100.5120	re	(A-14189)
			100.5130	re	(A-14189)
			100.5140	re	(A-14189)
				am	(P-15471)
			100.5150	re	(A-14189)
			100.5160	re	(A-14189)
			100.5170	re	(A-14189)
			100.5200	re	(A-14189)

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100.5210	re	(A-14189)	100.9410	re	(A-14189)
100.5220	re	(A-14189)	100.9420	re	(A-14189)
100.5230	re	(A-14189)		am	(P-15471)
	am	(P-15471)	100.9500	re	(A-14189)
100.5240	re	(A-14189)	100.9510	re	(A-14189)
100.5250	re	(A-14189)	100.9520	re	(A-14189)
	am	(P-15471)	100.9600	re	(A-14189)
100.5260	re	(A-14189)	100.9700	re	(A-14189)
100.5270	re	(A-14189)	100.9800	re	(A-14189)
100.5280	re	(A-14189)		am	(P-6945; A-19966)
100.7000	re	(A-14189)	100.Ap.-A	re	(A-14189)
			Tb.A	re	(A-14189)
			Tb.B	re	(A-14189)
TITLE 86 (CONT'D)					
100.7010	am	(P-222; A-8869)	105.100	n	(P-219; A-7031) (E-445)
		(E-473)		am	(P-9854; A-18118)
100.7020	re	(A-14189)	105.110	n	(P-219; A-7031) (E-445)
100.7030	re	(A-14189)	105.120	n	(P-219; A-7031) (E-445)
100.7040	re	(A-14189)			(P-9854; A-18118)
100.7050	re	(A-14189)	105.200	n	(P-219; A-7031) (E-445)
100.7060	re	(A-14189)	105.210	n	(P-219; A-7031) (E-445)
100.7070	re	(A-14189)	105.220	n	(P-219; A-7031) (E-445)
100.7080	re	(A-14189)	105.230	n	(P-219; A-7031)
100.7090	re	(A-14189)			(E-445)
100.7095	re	(A-14189)		am	(P-9854; A-18118)
	am	(P-15471)	105.300	n	(P-219; A-7031) (E-445)
100.7100	re	(A-14189)			(P-9854; A-18118)
100.7120	re	(A-14189)	105.310	n	(P-219; A-7031) (E-445)
100.7200	re	(A-14189)			(P-9854; A-18118)
100.7300	re	(A-14189)	105.320	n	(P-219; A-7031) (E-445)
100.7310	re	(A-14189)			(P-9854; A-18118)
	am	(P-15471)	105.330	n	(P-219; A-7031) (E-445)
100.7320	re	(A-14189)	105.340	n	(P-219; A-7031) (E-445)
100.7330	re	(A-14189)			(P-9854; A-18118)
100.7340	re	(A-14189)	105.400	n	(P-219; A-7031) (E-445)
100.9000	re	(A-14189)	105.410	n	(P-219; A-7031) (E-445)
	am	(P-15471)			(P-9854; A-18118)
100.9005	am	(P-6945)	105.420	n	(P-219; A-7031) (E-445)
100.9010	re	(A-14189)			(P-9854; A-18118)
100.9100	re	(A-14189)	105.430	n	(P-219; A-7031) (E-445)
	am	(P-15471)	105.440	n	(P-219; A-7031) (E-445)
100.9200	re	(A-14189)	105.450	n	(P-219; A-7031) (E-445)
100.9210	re	(A-14189)	105.460	n	(P-219; A-7031) (E-445)
100.9300	re	(A-14189)	105.470	n	(P-219; A-7031) (E-445)
100.9310	re	(A-14189)			(P-9854; A-18118)
100.9320	re	(A-14189)	105.500	n	(P-219; A-7031) (E-445)
100.9330	re	(A-14189)	105.510	n	(P-219; A-7031) (E-445)
100.9400	re	(P-15471)			(P-9854; A-18118)
	am		105.520	n	(P-219; A-7031) (E-445)

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	105.600	n	(P-219; A-7031) (E-445)	700.220	n	(P-16421)
	105.700	n	(P-219; A-7031) (E-445)	700.230	n	(P-16421)
	105.800	n	(P-219; A-7031) (E-445)	700.300	n	(P-16421)
	105.810	n	(P-219; A-7031) (E-445)	700.310	n	(P-16421)
	105.900	n	(P-219; A-7031) (E-445)	700.320	n	(P-16421)
	105.910	n	(P-219; A-7031) (E-445)	700.330	n	(P-16421)
	105.920	n	(P-219; A-7031) (E-445)	700.340	n	(P-16421)
	105.1000	n	(P-219; A-7031) (E-445)	700.400	n	(P-16421)
	105.1010	n	(P-219; A-7031) (E-445)	700.500	n	(P-16421)
	110.115	am	(P-2507)	750.100	n	(P-8450; A-18132)
	130.220	am	(P-14554/92; A-860)	750.200	n	(P-8450; A-18132)
	130.535	am	(P-8461; A-19651)	750.300	n	(P-8450; A-18132)
TITLE 86 (CONT'D)						
	130.901	am	(P-15501)	750.400	n	(P-8450; A-18132)
	130.905	am	(P-15501)	750.500	n	(P-8450; A-18132)
	130.1001	am	(P-6955; A-18142)	750.600	n	(P-8450; A-18132)
	130.1801	am	(P-6955; A-18142)	750.700	n	(P-8450; A-18132)
	140.801	am	(P-15515)	750.800	n	(P-8450; A-18132)
	140.1415	am	(P-15515)	750.900	n	(P-8450; A-18132)
	150.1001	am	(P-15527)	1000.100	n	(E-12445)
	150.1415	am	(P-15527)	3000.100	am	(P-19681; A-11510)
	150.1415	am	(P-14563/92; A-1947)	3000.101	n	(P-19681; A-11510)
	150.Tb.A	am	(P-15522)	3000.110	am	(P-19681; A-11510)
	160.140	am	(P-15522)	3000.115	am	(P-19681; A-11510)
	160.165	am	(E-665)	3000.140	am	(P-19681; A-11510)
	210.101	am	(E-665) (P-2718; A-8860)	3000.141	n	(P-19681; A-11510)
	210.105	am	(P-2718; A-8860)	3000.160	am	(P-19681; A-11510)
	210.110	am	(P-2718; A-8860)	3000.165	am	(P-19681; A-11510)
	210.115	am	(P-2718; C-3545; A-8860)	3000.200	am	(P-19681; A-11510)
	210.120	am	(P-2718; A-8860)	3000.210	am	(P-19681; A-11510)
	210.125	am	(E-665) (P-2718; A-8860)	3000.220	am	(P-19681; A-11510)
	210.126	n	(E-665) (P-2718; A-8860)	3000.230	am	(P-19681; A-11510)
	210.130	am	(P-2718; A-8860)	3000.231	n	(P-19681; A-11510)
	530.115	am	(P-3104; A-11566)	3000.235	am	(P-19681; A-11510)
	530.125	am	(P-3104; A-11566)	3000.240	am	(P-19681; A-11510)
	535.101	n	(P-15340/92; A-3042)	3000.245	am	(P-19681; A-11510)
	535.105	n	(P-15340/92; A-3042)	3000.250	am	(P-19681; A-11510)
	535.110	n	(P-15340/92; A-3042)	3000.281	am	(P-19681; A-11510)
	535.115	n	(P-15340/92; A-3042)	3000.282	am	(P-19681; A-11510)
	535.120	n	(P-15340/92; A-3042)	3000.300	am	(P-19681; A-11510)
	535.125	n	(P-15340/92; A-3042)	3000.320	am	(P-19681; A-11510)
	535.130	n	(P-15340/92; A-3042)	3000.400	am	(P-19681; A-11510)
	535.135	n	(P-15340/92; A-3042)	3000.405	am	(P-19681; A-11510)
	535.140	n	(P-15340/92; A-3042)	3000.410	am	(P-19681; A-11510)
	535.145	n	(P-15340/92; A-3042)	3000.415	am	(P-19681; A-11510)
	700.100	n	(P-16421)	3000.425	am	(P-19681; A-11510)
	700.110	n	(P-16421)	3000.430	am	(P-19681; A-11510)
	700.200	n	(P-16421)	3000.431	n	(P-19681; A-11510)
	700.210	n	(P-16421)	3000.435	am	(P-19681; A-11510)

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3000.440	am	(P-19681; A-11510)	112.64	am	(P-10705; A-19156)	112.404	am	(E-6325)	117.15	n	(P-2126; A-8191)
3000.445	n	(P-19681; A-11510)	112.70	am	(P-3335/92; A-357)	112.406	am	(P-10705; A-19156)	118.150	n	(E-2368)
3000.600	am	(P-19681; A-11510)			(P-10705; A-19156)	113.9	am	(P-13383/92; A-827)			(P-10751; A-19956)
3000.620	am	(P-19681; A-11510)	112.71	am	(P-3335/92; A-357)	113.113	am	(P-7755; A-14612)	120.30	am	(E-11217)
3000.635	am	(P-19681; A-11510)			(P-10705; A-19156)	113.141	am	(P-7755; A-14612)	120.345	am	(P-19445)
3000.730	am	(P-19681; A-11510)	112.72	am	(P-3335/92; A-357)	113.154	r	(P-14999/92; A-2263)	120.382	am	(P-19445)
3000.800	am	(P-19681; A-11510)	112.74	am	(P-3335/92; A-357)	113.155	am	(P-13380)	120.388	n	(P-19445)
3000.850	am	(P-19681; A-11510)	112.78	am	(P-3335/92; A-357)	113.253	am	(P-702; A-6804)	120.389	n	(P-19445)
3000.1000	am	(P-19681; A-11510)			(P-5436; A-15017)	113.260	am	(P-702; A-6804)	120.390	am	(P-19445)
3000.1010	am	(P-19681; A-11510)	112.79	am	(P-3335/92; A-357)	113.309	n	(P-17457/92; A-6804)	120.61	am	(P-2114; A-10402)
3000.1020	am	(P-19681; A-11510)	112.81	am	(P-10705; A-19156)	113.330	n	(P-14533/92; A-3202)	120.70	am	(P-711; A-6827)
3000.1030	am	(P-19681; A-11510)	112.82	am	(P-3335/92; A-357)				120.73	n	(P-711; A-6827)
			112.127	am	(P-19642/92; A-6792)	TITLE 89 (CONT'D)					
			112.130	am	(P-10705; A-19156)	113.410	am	(P-14533/92; A-3202)	120.75	n	(P-711; A-6827)
					(P-19436; E-19696)	113.425	am	(P-17047/92; A-4322)	120.318	am	(P-13392)
			112.131	am	(P-19436; E-19696)	113.430	am	(P-17047/92; A-4322)	120.385	r	(P-14544/92; A-1102)
			112.137	am	(P-10705; A-19156)	113.450	n	(P-17457/92; A-6804)	120.386	am	(P-13392)
			112.141	am	(P-10705; A-19156)	114.9	am	(P-13395/92; A-1091)	121.3	am	(P-13385/92; A-644)
					(P-19436; E-19696)	114.120	am	(P-15810/92; A-3255)	121.23	r	(P-15813/92; A-4333)
			112.142	am	(P-10705; A-19156)	114.121	r	(P-15810/92; A-3255)	121.24	r	(P-15813/92; A-4333)
					(P-19436; E-19696)	114.124	r	(P-15810/92; A-3255)	121.25	r	(P-15813/92; A-4333)
			112.143	am	(P-10705; A-19156)	114.125	r	(P-15810/92; A-3255)	121.26	r	(P-15813/92; A-4333)
					(P-19436; E-19696)	114.126	r	(P-15810/92; A-3255)	121.27	r	(P-15813/92; A-4333)
			112.144	am	(P-7745; A-15017)	114.127	r	(P-15810/92; A-3255)			(P-18425)
					(P-19436; E-19696)	114.128	r	(P-15810/92; A-3255)	121.28	r	(P-15813/92; A-4333)
			112.145	am	(P-5436; A-15017)	114.129	r	(P-15810/92; A-3255)			(P-18425)
					(P-10705; A-19156)	114.130	r	(P-15810/92; A-3255)	121.29	r	(P-15813/92; A-4333)
					(P-19436; E-19696)	114.135	r	(P-15810/92; A-3255)			(P-18425)
			112.147	am	(P-19436; E-19696)	114.223	am	(P-19443; E-19728)	121.31	am	(P-7165; A-14625)
			112.151	am	(P-5436; A-15017)	114.235	am	(P-19443; E-19728)	121.32	am	(P-7165; A-14625)
			112.152	am	(P-10705; A-19156)	114.241	am	(P-19443; E-19728)	121.41	am	(P-13385/92; A-644)
			112.153	am	(P-18216/92; A-4312)	114.243	am	(P-19443; E-19728)	121.50	am	(P-7165; A-14625)
			112.154	r	(P-14522/92; A-813)	114.252	am	(P-18226/92; A-6814)	121.58	am	(P-7165; A-14625)
			112.155	am	(P-19436; E-19696)	114.270	r	(P-15008/92; A-2277)	121.59	am	(P-13385/92; A-644)
					(P-46)	114.406	n	(P-17459/92; A-6814)	121.60	am	(PP-17477)
			112.250	am	(P-46)	114.420	am	(P-15008/92; A-2277)	121.61	am	(PP-17477)
			112.252	am	(P-46)	114.430	am	(P-15287/92; A-2277)	121.63	am	(P-7165; A-14625)
			112.253	am	(P-46)	114.440	n	(P-14538/92; A-3639)			(EC-19327; PP-17477)
			112.254	am	(P-46)	114.450	am	(P-19443; E-19728)	121.74	am	(PP-17477)
			112.302	am	(P-10705; A-19156)	114.452	am	(P-19443; E-19728)	121.76	n	(P-13385/92; A-644)
					(P-19436; E-19696)	114.454	am	(P-19443; E-19728)	121.160	n	(P-15813/92; A-4333)
			112.303	am	(P-10705; A-19156)	114.456	am	(P-19443; E-19728)	121.162	n	(P-15813/92; A-4333)
			112.330	am	(P-15277/92; A-2253)	114.466	am	(P-19443; E-19728)	121.164	n	(P-15813/92; A-4333)
					(P-10705; A-19156)	114.468	am	(P-19443; E-19728)	121.166	n	(P-15813/92; A-4333)
			112.350	am	(P-19436; E-19696)	116.400	am	(P-13764/92; A-1078)	121.170	n	(P-15813/92; A-4333)
			112.352	am	(P-19436; E-19696)	116.500	am	(P-13764/92; A-1078)	121.170	am	(P-16405)
			112.354	am	(P-19436; E-19696)			(P-12092; A-19188)	121.172	n	(P-15813/92; A-4333)
			112.356	am	(P-19436; E-19696)	116.510	am	(P-12092; A-19188)	121.174	n	(P-15813/92; A-4333)
			112.370	n	(P-6026; A-15017)	116.520	r	(P-13764/92; A-1078)			

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3000.440	am	(P-19681; A-11510)	112.64	am	(P-10705; A-19156)
3000.445	n	(P-19681; A-11510)	112.70	am	(P-3335/92; A-357)
3000.600	am	(P-19681; A-11510)			(P-10705; A-19156)
3000.620	am	(P-19681; A-11510)	112.71	am	(P-3335/92; A-357)
3000.635	am	(P-19681; A-11510)			(P-10705; A-19156)
3000.730	am	(P-19681; A-11510)	112.72	am	(P-3335/92; A-357)
3000.800	am	(P-19681; A-11510)	112.74	am	(P-3335/92; A-357)
3000.850	am	(P-19681; A-11510)	112.78	am	(P-3335/92; A-357)
3000.1000	am	(P-19681; A-11510)	112.79	am	(P-5436; A-15017)
3000.1010	am	(P-19681; A-11510)	112.81	am	(P-3335/92; A-357)
3000.1020	am	(P-19681; A-11510)	112.82	am	(P-10705; A-19156)
3000.1030	am	(P-19681; A-11510)	112.127	am	(P-19642/92; A-6792)
TITLE 86 (CONT'D)					
3000.1040	am	(P-19681; A-11510)	112.130	am	(P-10705; A-19156)
3000.1050	am	(P-19681; A-11510)			(P-19436; E-19696)
3000.1070	am	(P-19681; A-11510)	112.131	am	(P-19436; E-19696)
3000.1071	am	(P-19681; A-11510)	112.137	am	(P-10705; A-19156)
3000.1072	am	(P-19681; A-11510)	112.141	am	(P-10705; A-19156)
3000.1100	n	(P-19681; A-11510)			(P-19436; E-19696)
3000.1105	n	(P-19681; A-11510)	112.142	am	(P-10705; A-19156)
3000.1110	n	(P-19681; A-11510)			(P-19436; E-19696)
3000.1115	n	(P-19681; A-11510)	112.143	am	(P-10705; A-19156)
3000.1120	n	(P-19681; A-11510)			(P-19436; E-19696)
3000.1125	n	(P-19681; A-11510)	112.144	am	(P-7745; A-15017)
3000.1126	n	(P-19681; A-11510)			(P-19436; E-19696)
3000.1130	n	(P-19681; A-11510)	112.145	am	(P-5436; A-15017)
3000.1135	n	(P-19681; A-11510)			(P-10705; A-19156)
3000.1140	n	(P-19681; A-11510)	112.147	am	(P-19436; E-19696)
3000.1145	n	(P-19681; A-11510)	112.151	am	(P-5436; A-15017)
3000.1146	n	(P-19681; A-11510)	112.152	am	(P-10705; A-19156)
3000.1150	n	(P-19681; A-11510)	112.153	am	(P-18216/92; A-4312)
3000.1155	n	(P-19681; A-11510)	112.154	r	(P-14522/92; A-813)
TITLE 89					
102.200	am	(P-15461)	112.155	am	(P-19436; E-19696)
102.210	am	(P-15461)	112.250	am	(P-46)
102.220	am	(P-15461)	112.252	am	(P-46)
102.230	am	(P-15461)	112.253	am	(P-46)
102.235	n	(P-15461)	112.254	am	(P-46)
102.240	am	(P-15461)	112.302	am	(P-10705; A-19156)
102.250	am	(P-15461)			(P-19436; E-19696)
103.25	n	(P-14178/92; A-655)	112.303	am	(P-10705; A-19156)
103.35	n	(P-14178/92; A-655)	112.330	am	(P-15277/92; A-2253)
104.216	am	(P-540; A-7025) (E-659)			(P-10705; A-19156)
110.30	am	(P-13207/92; A-640)	112.350	am	(P-19436; E-19696)
111.101	am	(P-16491/92; A-3213)	112.352	am	(P-19436; E-19696)
		(P-18764)	112.354	am	(P-19436; E-19696)
112.9	am	(P-13381/92; A-813)	112.356	am	(P-19436; E-19696)
			112.370	n	(P-6026; A-15017)

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121.74	am	(P-16405)	S-18902	140.538	am	(P-13211/92; A-837)	147.105	am	(P-18788)	148.210	am	(P-14540/92; A-3296)
121.176	n	(P-15813/92; A-4333)	(P-13211/92; A-837)				147.150	am	(P-13215/92; A-1128)		am	(P-15291) (E-17323)
121.178	n	(P-15813/92; A-4333)	(P-14800) (E-15162;						(P-5471; A-13498)	148.220	am	(P-14540/92; A-3296)
121.180	n	(P-15813/92; A-4333)	S-18902)						(P-14803) (E-15189)	148.230	am	(P-15291) (E-17323)
121.182	n	(P-15813/92; A-4333)	(P-16665/92; A-6839)	140.539	am		147.205	am	(P-14803) (E-15189)		am	(P-14540/92; A-3296)
	am	(P-14798) (E-15149)	S-18902)	140.560	am				(P-5471; A-13498)	148.240	am	(P-15291) (E-17323)
121.184	n	(P-15813/92; A-4333)	(P-12838/92; A-19146/92;	140.579	am		147. Tb. A	am	(P-5471; A-13498)		am	(P-14540/92; A-3296)
121.186	n	(P-15813/92; A-4333)	RO-4517; EC-7078)				147. Tb. B	am	(P-1716; A-8486)	148.250	am	(P-15291) (E-17323)
121.188	n	(P-15813/92; A-4333)	(P-14800) (E-15162;	140.583	am		147. Tb. C	am	(P-5471; A-13498)		am	(P-14540/92; A-3296)
121.190	n	(P-15813/92; A-4333)	S-18902)				147. Tb. D	am	(P-5471; A-13498)	148.260	am	(P-15291) (E-17323)
140.2	am	(P-18436) (E-18611)	(P-16495/92; A-6196)	140.642	am		147. Tb. E	am	(P-1716; A-8486)		am	(P-14540/92; A-3296)
140.3	am	(P-18768)	(P-18768)	140.643	am		147. Tb. F	am				
TITLE 89 (CONT'D)												
140.12	am	(P-17049/92; A-6196)	(P-18768)	140.645	am		147. Tb. G	r	(P-5471; A-13498)	148.270	am	(P-14540/92; A-3296)
140.19	am	(P-18436) (E-18611)	(P-17209/92; A-7004)	140.648	am		148.20	am	(P-15291) (E-17323)		am	(P-15291) (E-17323)
140.24	am	(P-62; A-6839)	(P-14800) (E-15162;				148.25	n	(P-14540/92; A-3296)	148.280	am	(P-15291) (E-17323)
	am	(P-7183; RC-17491;	S-18902)					am	(P-15291) (E-17323)	148.290	am	(P-14540/92; A-3296)
	am	A-18571)	(P-7576/92; A-1112)	140.700	am		148.30	am	(P-14540/92; A-3296)		am	(P-15291) (E-17323)
140.40	am	(P-18436) (E-18611)	(P-18436) (E-18611)	140.920	n		148.40	am	(P-14540/92; A-3296)	148.310	am	(P-15291) (E-17323)
140.71	am	(P-17736) (E-18152)	(P-18436) (E-18611)	140.922	n			am	(P-14540/92; A-3296)		am	(P-9840; W-18900)
140.80	n	(P-15019/92; A-3421)	(P-18436) (E-18611)	140.924	n		148.50	am	(P-15291) (E-17323)		am	(P-14540/92; A-3296)
	am	(P-17736) (E-18152)	(P-18436) (E-18611)	140.926	n		148.60	am	(P-14540/92; A-3296)	148.320	am	(P-15243) (E-17275)
140.82	n	(P-15019/92; A-3421)	(P-18436) (E-18611)	140.928	n		148.70	am	(P-15291) (E-17323)	149.5	am	(P-14535/92; A-3217)
	am	(P-17736) (E-18152)	(P-18436) (E-18611)	140.930	n			am	(P-15291) (E-17323)	149.10	n	(P-15243) (E-17275)
140.84	n	(P-15019/92; A-3421)	(P-18436) (E-18611)	140.932	n		148.80	am	(P-15291) (E-17323)	149.25	am	(P-14535/92; A-3217)
	am	(P-17736) (E-18152)	(P-15296/92; A-2951)	140. Tb. M	n			am	(P-6935; A-14643)		am	(P-15243) (E-17275)
140.94	am	(P-15019/92; A-3421)	(P-2477; A-11480)	140. Tb. K	am		148.82	n	(P-12826/92; RC-6549;	149.50	am	(P-14535/92; A-3217)
140.95	am	(P-18436) (E-18611)	(P-19841)	144.5	am				A-6649)		am	(P-15243) (E-17275)
140.400	am	(P-18436) (E-18611)	(P-2477; A-11480)				148.120	am	(P-14540/92; A-3296)	149.75	am	(P-15243) (E-17275)
140.413	am	(P-15444)	(P-2477; A-11480)	144.25	am			am	(P-15291) (E-17323)	149.100	am	(P-14535/92; A-3217)
140.420	am	(P-15444)	(P-2477; A-11480)	144.50	am		148.130	am	(P-15291) (E-17323)	149.105	am	(P-15243) (E-17275)
140.421	am	(P-15444)	(P-2477; A-11480)	144.75	am		148.140	am	(P-14540/92; A-3296)	149.125	am	(P-15243) (E-17275)
140.460	am	(P-18436) (E-18611)	(P-2477; A-11480)	144.125	am		148.150	am	(P-14540/92; A-3296)	149.140	n	(P-14535/92; A-3217)
140.461	am	(P-18436) (E-18611)	(P-2477; A-11480)	144.150	am			am	(P-15291) (E-17323)		am	(P-9829; W-18899)
140.462	am	(P-18436) (E-18611)	(P-2477; A-11480)	144.175	am		148.160	am	(P-14540/92; A-3296)	149.150	am	(P-15243) (E-17275)
140.463	am	(P-18436) (E-18611)	(P-2477; A-11480)	144.205	am		148.170	am	(P-15291) (E-17323)		am	(P-15243) (E-17275)
140.464	am	(P-18436) (E-18611)	(P-899; A-8478)	144.230	n		148.180	am	(P-15291) (E-17323)	160.1	am	(P-3820; A-18844)
140.469	am	(P-19012)	(P-2477; A-11480)	144.250	am			am	(P-14540/92; A-3296)	160.5	am	(P-12573)
140.485	am	(P-16495/92; A-6196)	(P-14796) (E-15126;	144.275	am		148.190	am	(P-14540/92; A-3296)	160.15	n	(P-3820; A-18844)
	am	(P-18436) (E-18611)	S-18901)				148.200	am	(P-15291) (E-17323)	160.25	n	(P-3820; A-18844)
	am	(P-18436) (E-18611)	(P-14796) (E-15126;	144.300	am			am	(P-15291) (E-17323)	160.65	am	(P-12067)
	am	(P-16495/92; A-6196)	S-18901)	144.325	am			am	(P-14540/92; A-3296)			
140.488	am	(P-16495/92; A-6196)	(P-14796) (E-15126;					am	(P-14540/92; A-3296)			
140.492	am	(P-13397/92; O-1241;	S-18901)					am	(P-15291) (E-17323)			
		R-2436; A-2290; F-3058)	(P-1716; A-8486)	147.5	am			am	(P-14540/92; A-3296)			
		(P-10749) (E-11201)	(P-5471; A-13498)	147.25	am			am	(P-14540/92; A-3296)			
140.511	am	(P-17461/92; A-6839)	(P-5471; A-13498)	147.5	am			am	(P-14540/92; A-3296)			
140.523	am	(P-18436) (E-18611)	(P-5471; A-13498)	147.25	am			am	(P-14540/92; A-3296)			
140.525	am	(P-13211/92; A-837)	(P-5471; A-13498)	147.50	am			am	(P-14540/92; A-3296)			
140.530	am	(P-14800) (E-15162;	(P-14081)	147.100	am			am	(P-15291) (E-17323)			

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147.105	am	(P-18788)	148.210	am	(P-14540/92; A-3296)
147.150	am	(P-13215/92; A-1128)		am	(P-15291) (E-17323)
		(P-5471; A-13498)	148.220	am	(P-14540/92; A-3296)
		(P-14803) (E-15189)	148.230	am	(P-15291) (E-17323)
147.205	am	(P-13215/92; A-1128)		am	(P-14540/92; A-3296)
		(P-14803) (E-15189)	148.240	am	(P-15291) (E-17323)
147. Tb. A	am	(P-5471; A-13498)		am	(P-14540/92; A-3296)
147. Tb. B	am	(P-5471; A-13498)	148.250	am	(P-15291) (E-17323)
147. Tb. C	am	(P-1716; A-8486)		am	(P-14540/92; A-3296)
147. Tb. D	am	(P-5471; A-13498)	148.260	am	(P-15291) (E-17323)
147. Tb. E	am	(P-5471; A-13498)		am	(P-14540/92; A-3296)
147. Tb. F	am	(P-1716; A-8486)		am	(P-15291) (E-17323)
TITLE 89 (CONT'D)					
147. Tb. G	r	(P-5471; A-13498)	148.270	am	(P-14540/92; A-3296)
148.20	am	(P-15291) (E-17323)		am	(P-15291) (E-17323)
148.25	n	(P-14540/92; A-3296)	148.280	am	(P-15291) (E-17323)
	am	(P-15291) (E-17323)	148.290	am	(P-14540/92; A-3296)
148.30	am	(P-14540/92; A-3296)		am	(P-15291) (E-17323)
148.40	am	(P-14540/92; A-3296)	148.310	am	(P-15291) (E-17323)
	am	(P-15291) (E-17323)		am	(P-9840; W-18900)
148.50	am	(P-14540/92; A-3296)		am	(P-14540/92; A-3296)
	am	(P-15291) (E-17323)	148.320	am	(P-15243) (E-17275)
148.60	am	(P-14540/92; A-3296)	149.5	am	(P-14535/92; A-3217)
	am	(P-15291) (E-17323)	149.10	n	(P-15243) (E-17275)
148.70	am	(P-14540/92; A-3296)		am	(P-14535/92; A-3217)
	am	(P-15291) (E-17323)	149.25	am	(P-15243) (E-17275)
148.80	am	(P-10868/92; A-131)		am	(P-14535/92; A-3217)
	r	(P-6935; A-14643)	149.50	am	(P-15243) (E-17275)
148.82	n	(P-12826/92; RC-6549;		am	(P-14535/92; A-3217)
		A-6649)	149.75	am	(P-15243) (E-17275)
	am	(P-15291) (E-17323)	149.100	am	(P-14535/92; A-3217)
148.120	am	(P-14540/92; A-3296)		am	(P-15243) (E-17275)
	am	(P-15291) (E-17323)	149.105	am	(P-14535/92; A-3217)
148.130	am	(P-14540/92; A-3296)		am	(P-15243) (E-17275)
	am	(P-15291) (E-17323)	149.125	am	(P-14535/92; A-3217)
148.140	am	(P-14540/92; A-3296)		am	(P-15243) (E-17275)
	am	(P-15291) (E-17323)	149.140	n	(P-14535/92; A-3217)
148.150	am	(P-14540/92; A-3296)		am	(P-9829; W-18899)
	am	(P-15291) (E-17323)	149.150	am	(P-15243) (E-17275)
148.160	am	(P-14540/92; A-3296)		am	(P-14535/92; A-3217)
	am	(P-15291) (E-17323)	160.1	am	(P-15243) (E-17275)
148.170	am	(P-14540/92; A-3296)		am	(P-3820; A-18844)
	am	(P-15291) (E-17323)	160.5	am	(P-3820; A-18844)
148.180	am	(P-14540/92; A-3296)		am	(P-12573)
	am	(P-15291) (E-17323)	160.15	n	(P-3820; A-18844)
148.190	am	(P-14540/92; A-3296)		n	(P-3820; A-18844)
148.200	am	(P-14540/92; A-3296)	160.25	n	(P-3820; A-18844)
	am	(P-15291) (E-17323)	160.65	am	(P-12067)

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160.70	am	(P-12573) (P-15229)	240.1630	am	(P-14225)
160.77	n	(P-3820; A-18844)	240.1800	am	(P-15203/92; A-6090)
160.85	n	(P-8892/92; A-2272)	240.1850	am	(P-15203/92; A-6090)
165.70	am	(P-2110; A-8187)	240.1920	am	(P-14225)
165.104	am	(P-6614; RC-14186; (A-18113)	240.1930	am	(P-14225)
170.10	n	(P-10736; A-19197)	240.2020	am	(P-15203/92; A-6090)
170.20	n	(P-10736; A-19197)	240.2030	am	(P-14225)
170.30	n	(P-10736; A-19197)	240.2040	am	(P-14225)
170.40	n	(P-10736; A-19197)	240.2050	am	(P-15203/92; A-6090)
170.50	am	(P-10736; A-19197)			(P-14225)
		(P-19440) (E-19721)			
TITLE 89 (CONT'D)					
170.250	n	(P-19440) (E-19721)	300.20	am	(P-15218) (E-15658; RC-18903)
220.625	am	(P-883; A-8472) (E-1179)	300.130	am	(P-18271)
220.635	am	(P-883; A-8472) (E-1179)	300.160	am	(P-18271)
240.120	am	(P-14225)	302.20	am	(P-7565/92; A-274)
240.160	am	(P-14225)	302.310	am	(P-2460) (E-2513)
240.210	am	(P-14225)	302.390	am	(P-11979/92; A-13438)
240.220	am	(P-14225)	304.2	am	(P-7545/92; A-251)
240.270	am	(P-14225)	309.1	r	(P-7982/92; A-1044)
240.280	am	(P-14225)	309.2	r	(P-7982/92; A-1044)
240.350	am	(P-14225)	309.3	r	(P-7982/92; A-1044)
240.729	n	(P-12251/92; A-224)	309.4	r	(P-7982/92; A-1044)
240.870	am	(P-14225)	309.5	r	(P-7982/92; A-1044)
240.910	am	(P-14225)	309.6	r	(P-7982/92; A-1044)
240.1510	am	(P-15203/92; A-6090)	309.7	r	(P-7982/92; A-1044)
		(P-14225)	309.8	r	(P-7982/92; A-1044)
240.1520	am	(P-15203/92; A-6090)	309.9	r	(P-7982/92; A-1044)
		(P-14225)	309.10	r	(P-7982/92; A-1044)
240.1530	am	(P-15203/92; A-6090)	309.11	r	(P-7982/92; A-1044)
240.1535	am	(P-15203/92; A-6090)	309.12	r	(P-7982/92; A-1044)
		(P-14225)	309.13	r	(P-7982/92; A-1044)
240.1540	am	(P-15203/92; A-6090)	309.14	r	(P-7982/92; A-1044)
		(P-14225)	309.15	r	(P-7982/92; A-1044)
240.1545	am	(P-15203/92; A-6090)	309.16	r	(P-7982/92; A-1044)
		(P-14225)	309.17	r	(P-7982/92; A-1044)
240.1550	am	(P-15203/92; A-6090)	309.18	r	(P-7982/92; A-1044)
240.1555	am	(P-15203/92; A-6090)	309.19	r	(P-7982/92; A-1044)
240.1560	am	(P-15203/92; A-6090)	309.20	r	(P-7982/92; A-1044)
240.1565	am	(P-15203/92; A-6090)	309.21	r	(P-7982/92; A-1044)
240.1570	am	(P-15203/92; A-6090)	309.22	r	(P-7982/92; A-1044)
240.1575	am	(P-15203/92; A-6090)	309.23	r	(P-7982/92; A-1044)
240.1580	am	(P-15203/92; A-6090)	314.10	n	(P-17593)
240.1590	am	(P-15203/92; A-6090)	314.10	n	(P-17593)
		(P-14225)	314.10	n	(P-17593)
240.1600	am	(P-14225)	314.10	n	(P-17593)
240.1610	am	(P-14225)	314.10	n	(P-17593)

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314.10	n	(P-17593)	337.60	n	(P-7999/92; A-1046)
314.10	n	(P-17593)	337.70	n	(P-7999/92; A-1046)
314.10	n	(P-17593)	337.80	n	(P-7999/92; A-1046)
314.10	n	(P-17593)	337.90	n	(P-7999/92; A-1046)
314.10	n	(P-17593)	337.100	n	(P-7999/92; A-1046)
330.5	am	(P-1259; A-11457)	337.110	n	(P-7999/92; A-1046)
330.6	am	(P-1259; A-11457)	337.120	n	(P-7999/92; A-1046)
335.100	am	(P-12254/92; A-13420)	337.130	n	(P-7999/92; A-1046)
335.102	am	(P-12254/92; A-13420)	337.140	n	(P-7999/92; A-1046)
335.200	n	(P-12254/92; A-13420)	337.150	n	(P-7999/92; A-1046)
335.202	am, #	(P-12254/92; A-13420)	337.160	n	(P-7999/92; A-1046)
335.204	am, #	(P-12254/92; A-13420)	337.170	n	(P-7999/92; A-1046)
TITLE 89 (CONT'D)					
335.206	am	(P-12254/92; A-13420)	337.180	n	(P-7999/92; A-1046)
335.208	n	(P-6681)	337.190	n	(P-7999/92; A-1046)
335.300	am	(P-12254/92; A-13420)	337.200	n	(P-7999/92; A-1046)
335.304	am	(P-12254/92; A-13420)	337.210	n	(P-7999/92; A-1046)
335.310	am	(P-12254/92; A-13420)	337.220	n	(P-7999/92; A-1046)
335.312	am	(P-12254/92; A-13420)	337.230	n	(P-7999/92; A-1046)
335.314	am	(P-12254/92; A-13420)	337.240	n	(P-7999/92; A-1046)
335.316	am	(P-12254/92; A-13420)	337.250	n	(P-7999/92; A-1046)
335.318	am	(P-12254/92; A-13420)	354.1	r	(P-8099; A-17913)
335.320	am	(P-12254/92; A-13420)	354.2	r	(P-8099; A-17913)
335.326	am	(P-12254/92; A-13420)	354.3	r	(P-8099; A-17913)
335.328	am	(P-12254/92; A-13420)	354.4	r	(P-8099; A-17913)
335.330	am	(P-12254/92; A-13420)	354.5	r	(P-8099; A-17913)
336.10	n	(P-7963/92; A-1026)	354.6	r	(P-8099; A-17913)
336.20	n	(P-7963/92; A-1026)	356.5	am	(P-10679)
336.30	n	(P-7963/92; A-1026)	376.1	r	(P-8104; A-17915)
336.40	n	(P-7963/92; A-1026)	376.2	r	(P-8104; A-17915)
336.50	n	(P-7963/92; A-1026)	377.2	am	(P-8104; A-17915)
336.60	n	(P-7963/92; A-1026)	377.4	am	(P-7553/92; A-259)
336.70	n	(P-7963/92; A-1026)	378.1	r	(P-7553/92; A-259)
336.80	n	(P-7963/92; A-1026)	378.2	r	(P-7561/92; A-272)
336.90	n	(P-7963/92; A-1026)	378.3	r	(P-7561/92; A-272)
336.100	n	(P-7963/92; A-1026)	378.4	r	(P-7561/92; A-272)
336.110	n	(P-7963/92; A-1026)	402.15	am	(P-11707/92; A-267)
336.120	n	(P-7963/92; A-1026)	406.12	am	(P-11964)
336.130	n	(P-7963/92; A-1026)	406.13	am	(P-11964)
336.140	n	(P-7963/92; A-1026)	406.14	am	(P-11964)
336.150	n	(P-7963/92; A-1026)	407.20	am	(P-11955)
336.160	n	(P-7963/92; A-1026)	407.29	am	(P-11955)
336.170	n	(P-7963/92; A-1026)	408.60	am	(P-11976)
337.10	n	(P-7999/92; A-1046)	408.65	am	(P-11976)
337.20	n	(P-7999/92; A-1046)	408.70	am	(P-11976)
337.30	n	(P-7999/92; A-1046)	434.1	am	(P-7115)
337.40	n	(P-7999/92; A-1046)	434.2	am	(P-7115)
337.50	n	(P-7999/92; A-1046)	434.3	am	(P-7115)

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434.4	am	(P-7115)	530.130	am	(P-11394) (E-11701)
434.5	am	(P-7115)	530.140	am	(P-11394) (E-11701)
434.6	am	(P-7115)	530.200	am	(P-11394) (E-11701)
434.7	am	(P-7115)	530.230	am	(P-11394) (E-11701)
434.8	am	(P-7115)	530.240	am	(P-11394) (E-11701)
434.9	am	(P-7115)	530.250	n	(P-11394) (E-11701)
434.10	n	(P-7115)	530.260	am	(P-11394) (E-11701)
434.11	#	(P-7115)	540.10	r	(P-11386) (E-11667)
434.12	n	(P-7115)	540.20	r	(P-11386) (E-11667)
505.5	am	(P-1731; A-9964)	540.30	r	(P-11386) (E-11667)
505.10	am	(P-1731; A-9964)	540.40	r	(P-11386) (E-11667)
505.30	am	(P-1731; A-9964)			
TITLE 89 (CONT'D)					
505.40	am	(P-1731; A-9964)	540.50	n	(P-20088/92; A-6244)
505.50	am	(P-1731; A-9964)		r	(P-11386) (E-11667)
505.60	am	(P-1731; A-9964)	552.10	r	(P-11396) (E-11733)
505.70	am	(P-1731; A-9964)	552.20	r	(P-11396) (E-11733)
505.80	am	(P-1731; A-9964)	552.30	r	(P-11396) (E-11733)
510.5	n	(P-11380) (E-11608)	552.35	r	(P-11396) (E-11733)
510.10	am	(P-11380) (E-11608)	552.40	r	(P-11396) (E-11733)
510.20	am	(P-11380) (E-11608)	552.50	r	(P-11396) (E-11733)
510.30	am	(P-11380) (E-11608)	552.60	r	(P-11396) (E-11733)
510.40	am	(P-11380) (E-11608)	552.70	r	(P-11396) (E-11733)
510.50	am	(P-11380) (E-11608)	552.80	r	(P-11396) (E-11733)
510.60	am	(P-11380) (E-11608)	552.90	r	(P-11396) (E-11733)
510.70	am	(P-11380) (E-11608)	552.100	r	(P-11396) (E-11733)
510.80	am	(P-11380) (E-11608)	552.120	r	(P-11396) (E-11733)
510.90	am	(P-11380) (E-11608)	552.110	r	(P-11396) (E-11733)
510.100	am	(P-11380) (E-11608)	553.10	n	(P-11384) (E-11657)
510.105	n	(P-11380) (E-11608)	553.20	n	(P-11384) (E-11657)
510.110	am	(P-11380) (E-11608)	553.30	n	(P-11384) (E-11657)
510.120	am	(P-11380) (E-11608)	553.40	n	(P-11384) (E-11657)
515.100	am	(P-11378) (E-11589)	553.50	n	(P-11384) (E-11657)
515.110	n	(P-11378) (E-11589)	553.70	n	(P-11384) (E-11657)
515.120	n	(P-11378) (E-11589)	553.80	n	(P-11384) (E-11657)
515.130	n	(P-11378) (E-11589)	553.90	n	(P-11384) (E-11657)
515.140	n	(P-11378) (E-11589)	553.110	n	(P-11384) (E-11657)
515.400	am	(P-11378) (E-11589)	553.120	n	(P-11384) (E-11657)
515.410	n	(P-11378) (E-11589)	553.130	n	(P-11384) (E-11657)
515.420	n	(P-11378) (E-11589)	553.140	n	(P-11384) (E-11657)
515.430	n	(P-11378) (E-11589)	557.10	am	(P-11382) (E-11652)
515.440	n	(P-11378) (E-11589)	557.20	r	(P-11382) (E-11652)
515.450	n	(P-11378) (E-11589)	557.30	am	(P-11382) (E-11652)
525.500	n	(P-947; A-9980)	562.20	am	(P-11388) (E-11676)
530.5	am	(P-11394) (E-11701)			
530.110	am	(P-11394) (E-11701)	562.30	am	(P-14189/92; A-3895)

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562.40	am	(P-11388) (E-11676)	590.10
562.60	am	(P-11388) (E-11676)	590.20
562.70	am	(P-11388) (E-11676)	590.30
562.80	am	(P-11388) (E-11676)	590.35
562.90	am	(P-11388) (E-11676)	590.40
567.20	am	(P-10403/92; A-149)	590.50
		(P-11392) (E-11696)	590.60
567.30	am	(P-10403/92; A-149)	590.70
		(P-11392) (E-11696)	590.80
567.100	am	(P-10403/92; A-149)	590.90
		(P-11392) (E-11696)	590.100
			590.110
			590.120
			590.130
			590.140
			590.150
			590.160
			590.170
			590.180
			590.190
			590.200
			590.210
			590.220
			590.230
			590.240
			590.250
			590.260
			590.270
			590.280
			590.290
			590.300
			590.310
			590.320
			590.330
			590.340
			590.350
			590.360
			590.370
			590.375
			590.380
			590.390
			590.400
			590.410
			590.420
			590.430
			590.440
			590.450
			590.460

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590.470	n	(P-11416) (E-11812)	597.100	r	(P-11420) (E-11856)
590.480	n	(P-11416) (E-11812)	597.150	r	(P-11420) (E-11856)
590.490	n	(P-11416) (E-11812)	597.200	r	(P-11420) (E-11856)
590.500	n	(P-11416) (E-11812)	597.300	r	(P-11420) (E-11856)
590.510	n	(P-11416) (E-11812)	597.310	r	(P-11420) (E-11856)
590.520	n	(P-11416) (E-11812)	597.320	r	(P-11420) (E-11856)
590.530	n	(P-11416) (E-11812)	597.330	r	(P-11420) (E-11856)
590.540	n	(P-11416) (E-11812)	597.400	r	(P-11420) (E-11856)
590.550	n	(P-11416) (E-11812)	597.410	r	(P-11420) (E-11856)
590.560	n	(P-11416) (E-11812)	602.10	r	(P-11404) (E-11780)
590.570	n	(P-11416) (E-11812)	602.20	r	(P-11404) (E-11780)
590.580	n	(P-11416) (E-11812)	607.10	r	(P-11408) (E-11796)
590.590	n	(P-11416) (E-11812)	607.20	r	(P-11408) (E-11796)
590.600	n	(P-11416) (E-11812)	607.50	r	(P-11408) (E-11796)
590.610	n	(P-11416) (E-11812)	607.60	r	(P-11408) (E-11796)
590.620	n	(P-11416) (E-11812)	612.10	r	(P-11410) (E-11801)
590.630	n	(P-11416) (E-11812)	617.20	am	(P-11390) (E-11686)
590.640	n	(P-11416) (E-11812)	617.30	am	(P-11390) (E-11686)
590.650	n	(P-11416) (E-11812)	617.55	am	(P-11390) (E-11686)
590.660	n	(P-11416) (E-11812)	617.60	am	(P-11390) (E-11686)
590.670	n	(P-11416) (E-11812)	617.80	am	(P-11390) (E-11686)
590.680	n	(P-11416) (E-11812)	617.110	am	(P-11390) (E-11686)
590.700	n	(P-11416) (E-11812)	622.10	r	(P-11412) (E-11804)
590.710	n	(P-11416) (E-11812)	622.20	r	(P-11412) (E-11804)
590.720	n	(P-11416) (E-11812)	622.30	r	(P-11412) (E-11804)
590.730	n	(P-11416) (E-11812)	657.10	r	(P-11414) (E-11808)
590.740	n	(P-11416) (E-11812)	657.20	r	(P-11414) (E-11808)
590.750	n	(P-11416) (E-11812)	680.300	am	(P-943; A-7230)
592.10	r	(P-11422) (E-11864)	685.150	am	(P-18947/92; A-6256)
592.20	r	(P-11422) (E-11864)	690.100	am	(P-15065/92; A-3675)
592.30	r	(P-11422) (E-11864)	690.200	am	(P-15065/92; A-3675)
592.40	r	(P-11422) (E-11864)	690.300	am	(P-15065/92; A-3675)
592.45	r	(P-11422) (E-11864)	690.400	am	(P-15065/92; A-3675)
592.50	am	(P-1375; W-3687)	708.300	am	(P-9852; RC-17492)
592.55	r	(P-11422) (E-11864)	730.10	am	(E-10003)
592.60	r	(P-11422) (E-11864)	730.20	am	(P-11398) (E-11745)
592.65	r	(P-11422) (E-11864)	730.30	am	(P-11398) (E-11745)
592.70	r	(P-11422) (E-11864)	730.200	am	(P-11398) (E-11745)
592.75	r	(P-11422) (E-11864)	730.210	am	(P-11398) (E-11745)
592.80	am	(P-1375; W-3687)	730.220	am	(P-11398) (E-11745)
592.85	r	(P-11422) (E-11864)	730.230	am	(P-11398) (E-11745)
592.90	r	(P-11422) (E-11864)	730.250	am	(P-11398) (E-11745)
597.10	r	(P-11420) (E-11856)	730.400	am	(P-11398) (E-11745)
597.15	r	(P-11420) (E-11856)	730.410	am	(P-11398) (E-11745)
597.20	r	(P-11420) (E-11856)	730.420	am	(P-11398) (E-11745)

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730.440	am	(P-11398) (E-11745)	10.70	am	(P-6418; A-17239)
730.460	am	(P-11398) (E-11745)	10.80	am	(P-6418; A-17239)
730.600	am	(P-11398) (E-11745)	10.90	n	(P-6418; A-17239)
730.650	am	(P-11398) (E-11745)	67.10	n	(P-1767; A-9035)
730.700	r	(P-10397/92; A-425)	67.20	n	(P-1767; A-9035)
827.10	am	(P-77; A-6260)	67.30	n	(P-1767; A-9035)
827.30	am	(P-77; A-6260)	67.40	n	(P-1767; A-9035)
827.40	am	(P-77; A-6260)	67.50	n	(P-1767; A-9035)
830.50	am	(P-18759/92; A-6248)	67.60	n	(P-1767; A-9035)
897.10	n	(E-6886)	67.70	n	(P-1767; A-9035)
897.20	n	(E-6886)	67.80	n	(P-1767; A-9035)
897.30	n	(E-6886)	67.90	n	(P-1767; A-9035)
TITLE 89 (CONT'D)					
897.40	n	(E-6886)	67.100	n	(P-1767; A-9035)
897.50	n	(E-6886)	67.120	n	(P-1767; A-9035)
897.60	n	(E-6886)	67.130	n	(P-1767; A-9035)
1177.10	am	(P-11400) (E-11766)	67.140	n	(P-1767; A-9035)
1200.10	am	(P-15354/92; A-1137)	67.Ex.A	n	(P-1767; A-9035)
1200.20	am	(P-15354/92; A-1137)	77.10	n	(P-1789; A-9057)
1200.30	am	(P-15354/92; A-1137)	77.20	n	(P-1789; A-9057)
		(P-7780; O-14188)	77.30	n	(P-1789; A-9057)
		(E-8052; W-8318)	77.40	n	(P-1789; A-9057)
		(E-9735; O-13198)	77.50	n	(P-1789; A-9057)
1200.40	am	(P-15354/92; A-1137)	77.60	n	(P-1789; A-9057)
1200.50	am	(P-15354/92; A-1137)	77.70	n	(P-1789; A-9057)
		(P-7780; O-14188)	77.80	n	(P-1789; A-9057)
		(E-8052; W-8318)	77.90	n	(P-1789; A-9057)
		(E-9735; O-13198)	77.100	n	(P-1789; A-9057)
1200.60	am	(P-15354/92; A-1137)	77.110	n	(P-1789; A-9057)
1200.70	am	(P-15354/92; A-1137)	77.120	n	(P-1789; A-9057)
		(P-7780; O-14188)	77.130	n	(P-1789; A-9057)
		(E-8052; W-8318)	77.140	n	(P-1789; A-9057)
		(E-9735; O-13198)	77.Ex.A	n	(P-1789; A-9057)
1200.80	am	(P-15354/92; A-1137)	386.1000	am	(P-13734)
1200.100	am	(P-15354/92; A-1137)	386.1010	am	(P-13734)
1200.110	am	(P-15354/92; A-1137)	386.1140	am	(P-13734)
1200.Ap.A	am	(P-15354/92; A-1137)	390.1000	am	(P-13986)
		(P-7780) (E-8052;	390.1010	am	(P-13986)
		E-8318) (E-9735;	390.1020	am	(P-13986)
		O-13198)	390.1030	am	(P-13986)
			390.2000	am	(P-13986)
			391.1000	am	(P-13739)
10.10	am	(P-6418; A-17239)	391.2000	am	(P-13739)
10.20	am	(P-6418; A-17239)	392.2000	am	(P-13690)
10.30	am	(P-6418; A-17239)	393.2000	am	(P-13730)
10.40	am	(P-6418; A-17239)	395.2000	am	(P-13693)
10.50	am	(P-6418; A-17239)	396.2000	am	(P-13699)
10.60	am	(P-6418; A-17239)	396.2010	am	(P-13699)
TITLE 92					

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397.1010	am	(P-13686)	522.130	r	(P-981; A-7258)
397.1020	am	(P-13686)	522.130	n	(P-981; A-7258)
440.520	am	(P-15835/92; A-3530)	522.150	am	(P-981; A-7258)
442.435	am	(P-15845/92; A-3540)	522.200	am	(P-981; A-7258)
451.10	am	(P-3110; A-12839)	522.210	am	(P-981; A-7258)
451.15	am,#	(P-3110; A-12839)	522.II.J	n	(P-981; A-7258)
451.20	am	(P-3110; A-12839)	533.10	n	(P-18447)
451.25	am	(P-3110; A-12839)	533.20	n	(P-18447)
451.50	#	(P-3110; A-12839)	533.30	n	(P-18447)
451.60	am	(P-3110; A-12839)	533.40	n	(P-18447)
451.70	am	(P-3110; A-12839)	533.50	n	(P-18447)
451.80	am	(P-3110; A-12839)	533.60	n	(P-18447)
TITLE 92 (CONT'D)					
451.90	am	(P-3110; A-12839)	533.70	n	(P-18447)
451.100	am	(P-3110; A-12839)	600.10	n	(P-12613)
451.110	am	(P-3110; A-12839)	600.20	n	(P-12613)
451.120	am	(P-3110; A-12839)	600.30	n	(P-12613)
451.130	am	(P-3110; A-12839)	600.40	n	(P-12613)
451.140	am	(P-3110; A-12839)	600.50	n	(P-12613)
451.150	am	(P-3110; A-12839)	600.60	n	(P-12613)
451.160	am	(P-3110; A-12839)	600.70	n	(P-12613)
451.Ap.F	am	(P-3110; A-12839)	600.80	n	(P-12613)
451.II.C	n	(P-3110)	600.90	n	(P-12613)
453.10	n	(P-2186; A-8563)	600.100	n	(P-12613)
453.20	n	(P-2186; A-8563)	600.110	n	(P-12613)
453.30	n	(P-2186; A-8563)	600.120	n	(P-12613)
454.20	am	(P-12278; A-19662)	600.130	n	(P-12613)
454.30	am	(P-12278; A-19662)	700.10	n	(P-17235/92; A-4484)
454.40	am	(P-12278; A-19662)	700.20	n	(P-17235/92; A-4484)
454.60	am	(P-12278; A-19662)	700.30	n	(P-17235/92; A-4484)
454.80	am	(P-12278; A-19662)	700.40	n	(P-17235/92; A-4484)
454.210	am	(P-12278; A-19662)	700.50	n	(P-17235/92; A-4484)
454.250	am	(P-12278; A-19662)	700.60	n	(P-17235/92; A-4484)
454.310	am	(P-12278; A-19662)	700.70	n	(P-17235/92; A-4484)
454.410	am	(P-12278; A-19662)	700.80	n	(P-17235/92; A-4484)
454.510	am	(P-12278; A-19662)	700.90	n	(P-17235/92; A-4484)
456.40	am	(P-13704)	700.100	n	(P-17235/92; A-4484)
456.50	am	(P-13704)	700.110	n	(P-17235/92; A-4484)
456.60	am	(P-13704)	704.10	n	(P-17244/92; A-4494)
456.70	am	(P-13704)	704.20	n	(P-17244/92; A-4494)
456.80	am	(P-13704)	704.30	n	(P-17244/92; A-4494)
518.20	am	(P-12628)	704.40	n	(P-17244/92; A-4494)
518.750	am	(P-12628)	704.50	n	(P-17244/92; A-4494)
522.20	am	(P-981; A-7258)	704.60	n	(P-17244/92; A-4494)
522.30	am	(P-981; A-7258)	704.70	n	(P-17244/92; A-4494)
522.80	am	(P-981; A-7258)	704.80	n	(P-17244/92; A-4494)
522.90	am	(P-981; A-7258)	704.90	n	(P-17244/92; A-4494)
522.120	am	(P-981; A-7258)	704.100	n	(P-17244/92; A-4494)
		(P-981; A-7258)	704.110	n	(P-17244/92; A-4494)

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704.120	n	(P-17244/92; A-4494)	1060.5	re	(A-20006)
704.130	n	(P-17244/92; A-4494)	1060.10	re	(A-20006)
704.140	n	(P-17244/92; A-4494)	1060.20	re	(A-20006)
704.150	n	(P-17244/92; A-4494)	1060.30	re	(A-20006)
704.Ap-A	n	(P-17244/92; A-4494)	1060.40	re	(A-20006)
1001.10	am	(P-19761/92; A-6274)	1060.50	re	(A-20006)
1001.20	am	(P-19761/92; A-6274)	1060.60	re	(A-20006)
1001.100	am	(P-19761/92; A-6274)	1060.70	re	(A-20006)
1001.110	am	(P-19761/92; A-6274)	1060.80	re	(A-20006)
1001.220	am	(P-19761/92; A-6274)	1060.90	re	(A-20006)
1001.300	am	(P-19761/92; A-6274)	1060.100	re	(A-20006)
1001.310	am	(P-19761/92; A-6274)	1060.110	re	(A-20006)
TITLE 92 (CONT'D)					
1001.320	am	(P-19761/92; A-6274)	1060.120	re	(A-20006)
1001.330	am	(P-19761/92; A-6274)	1060.130	re	(A-20006)
1001.340	am	(P-19761/92; A-6274)	1060.140	re	(A-20006)
1001.350	am	(P-19761/92; A-6274)	1060.150	re	(A-20006)
1001.360	am	(P-19761/92; A-6274)	1060.160	re	(A-20006)
1001.400	am	(P-19761/92; A-6274)	1060.170	re	(A-20006)
1001.410	am	(P-19761/92; A-6274)	1060.180	re	(A-20006)
1001.420	am	(P-19761/92; A-6274)	1060.190	re	(A-20006)
1001.430	am	(P-19761/92; A-6274)	1060.200	re	(A-20006)
1001.440	am	(P-19761/92; A-6274)	1060.210	re	(A-20006)
1001.450	am	(P-19761/92; A-6274)	1060.220	re	(A-20006)
1001.460	am	(P-19761/92; A-6274)	1060.230	re	(A-20006)
1001.470	am	(P-19761/92; A-6274)	1060.240	re	(A-20006)
1001.485	am	(P-19761/92; A-6274)	1060.250	re	(A-20006)
1001.500	n	(P-1758; A-8528) (E-2047)	1070.100	am	(P-2863; A-8517) (P-9167)
1001.510	n	(P-1758; A-8528) (E-2047)	1236.10	n	(P-1685; A-18466) (P-8635)
1001.520	n	(P-1758; A-8528) (E-2047)	1375.10	r	(P-8635)
1001.530	n	(P-1758; A-8528) (E-2047)	1375.15	r	(P-8635)
1001.540	n	(P-1758; A-8528) (E-2047)	1375.30	r	(P-8635)
1030.16	n	(P-956; A-8275) (E-1219) (P-1752; A-8522)	1375.40	r	(P-8635)
1030.17	n	(P-956; A-8275) (E-1219) (P-1752; A-8522)	1375.50	r	(P-8635)
1030.18	n	(P-956; A-8275) (E-1219) (P-1752; A-8522)	1375.60	r	(P-8635)
1030.92	am	(P-13661; A-19315) (P-15803)	1375.80	r	(P-8635)
1030.97	n	(P-13661; A-19315) (P-15803)	1375.1000	r	(P-8635)
1030.115	am	(P-17229/92; A-2025) (P-12138/92; A-7065)	1375.1010	r	(P-8635)
1030.120	am	(P-12138/92; A-7065) (P-12138/92; A-7065)	1375.1020	r	(P-8635)
1030.130	am	(P-12138/92; A-7065) (P-12138/92; A-7065)	1375.1030	r	(P-8635)
1040.20	am	(P-2128; A-12782) (P-1747; A-8512)	1375.1040	r	(P-8635)
1040.101	am	(P-1747; A-8512) (P-285; A-90286)	1375.1050	r	(P-8635)
1040.102	n	(P-285; A-90286)	1375.1070	r	(P-8635)

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1375.1080	r	(P-8635)	1375.7210	r	(P-8635)
1375.1090	r	(P-8635)	1375.7220	r	(P-8635)
1375.1100	r	(P-8635)	1375.7230	r	(P-8635)
1375.1110	r	(P-8635)	1375.7240	r	(P-8635)
1375.1120	r	(P-8635)	1375.7250	r	(P-8635)
1375.1130	r	(P-8635)	1375.7260	r	(P-8635)
1375.1140	r	(P-8635)	1375.8100	r	(P-8635)
1375.1150	r	(P-8635)	1375.8110	r	(P-8635)
1375.1160	r	(P-8635)	1375.8120	r	(P-8635)
1375.1170	r	(P-8635)	1375.8130	r	(P-8635)
1375.2010	r	(P-8635)	1375.8140	r	(P-8635)
1375.2020	r	(P-8635)	1376.10	n	(P-8630)
1375.2030	r	(P-8635)	1376.20	n	(P-8630)
1375.2040	r	(P-8635)	1376.30	n	(P-8630)
1375.2050	r	(P-8635)	1376.40	n	(P-8630)
1375.2060	r	(P-8635)	1425.10	am	(P-18715)
1375.2070	r	(P-8635)	1425.20	am	(P-18715)
1375.2080	r	(P-8635)	1425.30	am	(P-18715)
1375.3010	r	(P-8635)	1425.40	am	(P-18715)
1375.3020	r	(P-8635)	2520.26	r	(P-566; A-8536)
1375.3030	r	(P-8635)	2520.105	n	(P-542; A-8539)
1375.4010	r	(P-8635)	2520.105	r	(P-566; A-8536)
1375.5010	r	(P-8635)	2520.110	n	(P-542; A-8539)
1375.6010	r	(P-8635)	2520.110	r	(P-566; A-8536)
1375.6020	r	(P-8635)	2520.200	n	(P-542; A-8539)
1375.6030	r	(P-8635)	2520.200	r	(P-566; A-8536)
1375.7010	r	(P-8635)	2520.201	n	(P-542; A-8539)
1375.7020	r	(P-8635)	2520.202	n	(P-566; A-8536)
1375.7030	r	(P-8635)	2520.202	r	(P-542; A-8539)
1375.7040	r	(P-8635)	2520.203	n	(P-566; A-8536)
1375.7050	r	(P-8635)	2520.203	r	(P-542; A-8539)
1375.7060	r	(P-8635)	2520.204	n	(P-566; A-8536)
1375.7070	r	(P-8635)	2520.204	r	(P-542; A-8539)
1375.7080	r	(P-8635)	2520.205	n	(P-566; A-8536)
1375.7090	r	(P-8635)	2520.205	r	(P-542; A-8539)
1375.7100	r	(P-8635)	2520.206	n	(P-566; A-8536)
1375.7110	r	(P-8635)	2520.206	r	(P-542; A-8539)
1375.7120	r	(P-8635)	2520.207	n	(P-566; A-8536)
1375.7130	r	(P-8635)	2520.207	r	(P-542; A-8539)
1375.7140	r	(P-8635)	2520.208	n	(P-566; A-8536)
1375.7150	r	(P-8635)	2520.208	r	(P-542; A-8539)
1375.7160	r	(P-8635)	2520.209	n	(P-566; A-8536)
1375.7170	r	(P-8635)	2520.209	r	(P-542; A-8539)
1375.7175	r	(P-8635)	2520.210	n	(P-566; A-8536)
1375.7180	r	(P-8635)	2520.210	r	(P-542; A-8539)
1375.7190	r	(P-8635)	2520.211	n	(P-566; A-8536)
1375.7200	r	(P-8635)	2520.211	r	(P-542; A-8539)

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2520.212	n	(P-542; A-8539)	2520.403	n	(P-542; A-8539)
2520.212	r	(P-566; A-8536)	2520.403	r	(P-566; A-8536)
2520.213	n	(P-542; A-8539)	2520.404	r	(P-566; A-8536)
2520.213	r	(P-566; A-8536)	2520.404	n	(P-542; A-8539)
2520.214	n	(P-542; A-8539)	2520.405	r	(P-566; A-8536)
2520.214	r	(P-566; A-8536)	2520.405	n	(P-542; A-8539)
2520.215	n	(P-542; A-8539)	2520.406	n	(P-542; A-8539)
2520.215	r	(P-566; A-8536)	2520.500	n	(P-542; A-8539)
2520.216	n	(P-542; A-8539)	2520.501	r	(P-566; A-8536)
2520.216	r	(P-566; A-8536)	2520.501	n	(P-542; A-8539)
2520.217	n	(P-542; A-8539)	2520.502	n	(P-542; A-8539)
2520.217	r	(P-566; A-8536)	2520.503	n	(P-542; A-8539)
2520.218	n	(P-542; A-8539)	2520.504	n	(P-542; A-8539)
2520.218	r	(P-566; A-8536)	2520.600	r	(P-566; A-8536)
2520.219	n	(P-542; A-8539)	2520.600	n	(P-542; A-8539)
2520.219	r	(P-566; A-8536)	2520.601	r	(P-566; A-8536)
2520.220	n	(P-542; A-8539)	2520.602	r	(P-566; A-8536)
2520.220	r	(P-566; A-8536)	2520.603	r	(P-566; A-8536)
2520.221	n	(P-542; A-8539)	2520.604	r	(P-566; A-8536)
2520.221	r	(P-566; A-8536)			
2520.222	n	(P-542; A-8539)			
2520.222	r	(P-566; A-8536)			
2520.223	n	(P-542; A-8539)			
2520.223	r	(P-566; A-8536)			
2520.224	n	(P-542; A-8539)			
2520.224	r	(P-566; A-8536)			
2520.225	n	(P-542; A-8539)			
2520.225	r	(P-566; A-8536)			
2520.226	n	(P-542; A-8539)			
2520.226	r	(P-566; A-8536)			
2520.300	n	(P-542; A-8539)			
2520.300	r	(P-566; A-8536)			
2520.301	n	(P-542; A-8539)			
2520.301	r	(P-566; A-8536)			
2520.302	n	(P-542; A-8539)			
2520.302	r	(P-566; A-8536)			
2520.303	n	(P-542; A-8539)			
2520.303	r	(P-566; A-8536)			
2520.304	n	(P-542; A-8539)			
2520.304	r	(P-566; A-8536)			
2520.305	n	(P-542; A-8539)			
2520.305	r	(P-566; A-8536)			
2520.400	n	(P-542; A-8539)			
2520.400	r	(P-566; A-8536)			
2520.401	n	(P-542; A-8539)			
2520.401	r	(P-566; A-8536)			
2520.402	n	(P-542; A-8539)			
2520.402	r	(P-566; A-8536)			